### **EXECUTION COPY**

NATURAL CONVERGENCE INC.

- and -

BROADVIEW NETWORKS, INC.

ASSET PURCHASE AGREEMENT

July 31, 2009

### TABLE OF CONTENTS

ARTICI	LE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION	
1.1	Definitions	1
1.2	Certain Rules of Interpretation	† <
1.3	Entire Agreement	) 5
1.4	Schedules	
ARTICI	LE 2 PURCHASE AND SALE	5
2.1	Action by Vendor and Purchaser	) /
2.2	Place of Closing	0
2.3	Tender	ク
2.4	No Assumption of Liabilities; No Successor Liability; Excluded Assets	1 7
2.5	Actions to Satisfy Terms of Agreement	
ARTIC	LE 3 PURCHASE PRICE	7
3.1	Purchase Price	1
3.2	Denosit	7
3.3	Satisfaction of Purchase Price	ð
3.4	Other Reimbursements	8
3.5	Allocation of Purchase Price	8
ARTIC	LE 4 REPRESENTATIONS AND WARRANTIES OF THE VENDOR	8
4.1	Anthority	8
4.2	No Knowledge of Proceedings	ð
4.3	No Acts to Engimber	9
4.4	GST Registration	9
4.5	Location of Assets	y
4.6	Employees	9
4.7	Enforceability of Obligations	5
4.8	Vasnian Receivable	9
4.9	Residence	)
۸ ΦΤΙΟ	LE 5 REPRESENTATIONS AND WARRANTIES OF THE PURCHASER	9
5.1	Status of the Purchaser	. 5
5.2	Due Authorization	Ιt
5.3	Enforceability of Obligations	I
5.4	"As Is, Where Is"	1(
	CLE 6 NON-WAIVER; SURVIVAL	
	Non-Waiver	1(
6.1 6.2	Nature and Non-Survival	1(
ARTIC	CLE 7 PURCHASER'S CONDITIONS PRECEDENT	1 '
7.1	Truth and Accuracy of Representations of Vendor at the Closing Time	1
7.2	Performance of Obligations	1
7.3	Receipt of Closing Documentation	1
7.4	Actual Possession	1
7.5	Vendor Approvals	1
7.6	Vendor Approvals	

7.7	Employment Agreements	12
7.8	GST RegistrationRetail Sales Tax Act	12
7.9 7.10		12
ARTIC	CLE 8 VENDOR'S CONDITIONS PRECEDENT	12
8.1	Truth and Accuracy of Representations of the Purchaser at Closing Time	13
8.2	Performance of Obligations	13
8.3	Receipt of Closing Documentation	
ARTIC	CLE 9 MUTUAL CONDITIONS PRECEDENT	. 13
9.1	Consents of Secured Parties	. 14
9.2	Court Order	
ARTIC	CLE 10 OTHER COVENANTS OF THE PARTIES	. 14
10.1	Conduct of Rusiness Prior to Closing	. 14
10.2	Confidentiality	. 13
10.3	Public Announcements	. 10
10.4	Access	. 10
10.5	Contacts with Suppliers, Customers and Other Parties	16
10.6	Actions to Satisfy Closing Conditions	. 10
10.7	Release of Source Codes	17
10.8	Vaspian Receivable	17
10.9	Employees	. 17
10.1	10 Sales and Transfer Taxes	18
10.1	12 Income Tax Elections	18
10.	13 Submission to Jurisdiction	18
10.1	14 No Shop	19
10.	15 Notice of Untrue Representation or Warranty	19
10,	15 Notice of Online Representation of Warranty	10
	CLE 11 TERMINATION	19
11.		20
11.3		20
11.	3 Effect of Termination	21
ARTI	CLE 12 GENERAL	∠1 21
12.	1 Expenses	21 21
12.	2 Notices	21
12.	2 Notices	22
		22
12.		23
12.		23
12.	/ Execution and Counterparts	
SC SC	CHEDULE 2.1(a) PURCHASED ASSETS CHEDULE 2.1(b)(i) THIRD PARTY LICENSES CHEDULE 2.1(b)(ii) THIRD PARTY EQUIPMENT LEASES CHEDULE 3.5 ALLOCATION OF PURCHASE PRICE CHEDULE 10.9 EMPLOYEES TO BE EMPLOYED BY PURCHASER	
SC	HEDULE 10.9 EMPLOYEES TO BE EMPLOYED BY TOKOHASEK	

### SCHEDULE A APPROVAL ORDER

## THIS ASSET PURCHASE AGREEMENT is made July 31st, 2009

### BETWEEN:

**NATURAL CONVERGENCE INC.**, a corporation governed by the laws of Canada (the "Vendor")

- and -

**BROADVIEW NETWORKS, INC.**, a corporation governed by the laws of the State of New York (the "Purchaser").

### **RECITALS:**

- A. The Vendor is engaged in the business of developing, distributing and licensing software for hosted telephony platforms (the "Business").
- B. The Vendor has agreed to sell, transfer and assign to the Purchaser and the Purchaser has agreed to buy from the Vendor, all of the right, title and interest in and to the Purchased Assets.
- C. The parties expect that PricewaterhouseCoopers Inc. (the "Receiver") will be appointed Interim Receiver of the Vendor pursuant to the notice issued by the BDC Capital Inc. under section 244 of the *Bankruptcy and Insolvency Act* by order (the "Appointment Order") of the Ontario Superior Court of Justice (the "Court") prior to the Closing Date, and that, subject to obtaining the Approval Order (as defined below), the Receiver will adopt this Agreement and fulfil Vendor's obligations hereunder.

THEREFORE the Parties agree as follows:

# ARTICLE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION

### 1.1 Definitions

Whenever used in this Agreement the following words and terms shall have the meanings set out below:

"Agreement" means this asset purchase agreement, including all schedules, and all amendments or restatements, as permitted, and references to "Article", "Section" or "Schedule" mean the specified Article, Section or Schedule of this Agreement;

"Appointment Order" has the meaning given to it in Recital C of this Agreement;

"Approval Order" means an order of the Court approving this Agreement and the sale by the Vendor to the Purchaser of the Purchased Assets in accordance with the provisions of this Agreement and vesting title in and to the Purchased Assets in the Purchaser free and clear of all liens, in substantially the form attached hereto as Schedule "A".

- "Assumed Obligations" has the meaning given to it in Section 2.4 of this Agreement;
- "Business" has the meaning given to it in Recital A of this Agreement;
- "Business Day" means any day, other than a Saturday or Sunday, on which banks in Ottawa, Ontario are open for commercial banking business during normal banking hours;
- "Closing" means the completion of the sale to and purchase by the Purchaser of the Purchased Assets under this Agreement;
- "Closing Date" means the second Business Day following the date on which all conditions set forth in Articles 7, 8 and 9 hereof have been satisfied or waived or such other date as the Parties may agree in writing as the date upon which the Closing shall take place;
- "Closing Time" means 5:00 p.m. (Ottawa time) on the Closing Date or such other time on such date as the Parties may agree in writing as the time at which the Closing shall take place;
- "Court" has the meaning given to it in Recital C of this Agreement;
- "Deposit" means the sum of (i) \$1,100,000 plus (ii) interest earned on the amount set out in (i) pursuant to Section 3.2;
- "Employees" means individuals employed or retained by the Vendor, on a full-time, part-time or temporary basis, relating to the Business, including those Employees of the Business on disability leave, parental leave or other absence;
- "Governmental Authority" means any government, regulatory authority, governmental department, agency, commission, board, tribunal, dispute settlement panel or body, bureau, official, minister, Crown corporation, or court or other law, rule or regulation-making entity having or purporting to have jurisdiction on behalf of any nation, or province or state or other geographical or political subdivision thereof;
- "Laws" means any applicable laws (including common law), statutes, by-laws, rules, regulations, orders, ordinances, protocols, codes, guidelines, treaties, policies, notices, directions and judicial, arbitral, administrative, ministerial or departmental judgements, awards or other requirements of any Governmental Authority;
- "Leasehold Period" has the meaning given in Section 2.1(c);
- "Leasehold Premises" has the meaning given in Section 2.1(c);
- "Notice" has the meaning given in Section 12.2;
- "Orders" means orders, injunctions, judgments, administrative complaints, decrees, rulings, awards, assessments, directions, instructions, penalties or sanctions issued, filed or imposed by any Governmental Authority;

"Parties" means the Vendor and the Purchaser, collectively; and "Party" means any one of them;

"Person" means any individual, sole proprietorship, partnership, unincorporated association, unincorporated syndicate, unincorporated organization, trust, body corporate, Governmental Authority, and where the context requires, any of the foregoing when they are acting as trustee, executor, administrator or other legal representative;

"Personal Information" means information in the possession or under control of the Vendor about an identifiable individual;

"Purchase Price" has the meaning given in Section 3.1;

"Purchased Assets" means all of the Vendor's right, title and interest in, to and under, or relating to, the assets, property and undertaking, set forth on Schedule 2.1(a);

"Receiver" has the meaning given to it in Recital C of this Agreement;

"Secured Parties" means a secured creditor of the Vendor, including (without limitation) BDC Capital Inc., Wesley Clover Corporation, CIT Financial Ltd., MMV Financial Inc. and Comerica Bank, and "Secured Party" means any of them;

"Software" means that software listed in Schedule 2.1(a);

"Tax Returns" includes all returns, reports, declarations, elections, notices, filings, information returns and statements filed or required to be filed in respect of Taxes;

"Taxes" includes any taxes, duties, fees, premiums, assessments, imposts, levies and other charges of any kind whatsoever imposed by any Governmental Authority, including all interest, penalties, fines, additions to tax or other additional amounts imposed in respect thereof, including those levied on, or measured by, or referred to as, income, gross receipts, profits, capital, transfer, land transfer, sales, goods and services, harmonized sales, use, value-added, excise, stamp, withholding, business, franchising, property, payroll, employment, health, employer health, social services, education and social security taxes, all surtaxes, all customs duties and import and export taxes, all license, franchise and registration fees and all employment insurance, health insurance and Canada, Quebec and other government pension plan premiums or contributions;

"Third Party Equipment Leases" means leases to which the Vendor is party that are associated with and necessary to the commercial operation of the Business including, without limitation, the leases listed on Schedule 2.1(b)(ii);

"Third Party Licenses" means licenses held by the Vendor to use third party intellectual property (including, without limitation, software and patents) that are associated with and necessary to the commercial operation of the software forming part of the Purchased Assets and associated applications including, without limitation, the licenses listed on Schedule 2.1(b)(i);

"Transaction" means the transaction of purchase and sale contemplated hereby;

"Vaspian" means Vaspian, LLC;

"Vaspian Receivable" means the account receivable owed by Vaspian in favour of the Vendor; and

### 1.2 Certain Rules of Interpretation

### In this Agreement:

- (a) **Currency** Unless otherwise specified, all references to money amounts are to lawful currency of the United States provided, however, that a judgment of an Ontario court may only be awarded in Canadian currency.
- (b) Governing Law This Agreement is a contract made under and shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable in the Province of Ontario.
- (c) **Headings** Headings of Articles and Sections are inserted for convenience of reference only and do not affect the construction or interpretation of this Agreement.
- (d) Including Where the word "including" or "includes" is used in this Agreement, it means "including (or includes) without limitation".
- (e) No Strict Construction The language used in this Agreement is the language chosen by the Parties to express their mutual intent, and no rule of strict construction shall be applied against any Party.
- (f) Number and Gender Unless the context otherwise requires, words importing the singular include the plural and vice versa and words importing gender include all genders.
- (g) Severability If, in any jurisdiction, any provision of this Agreement or its application to any Party or circumstance is restricted, prohibited or unenforceable, such provision shall, as to such jurisdiction, be ineffective only to the extent of such restriction, prohibition or unenforceability without invalidating the remaining provisions of this Agreement and without affecting the validity or enforceability of such provision in any other jurisdiction or without affecting its application to other Parties or circumstances.
- (h) Statutory references A reference to a statute includes all regulations and rules made pursuant to such statute and, unless otherwise specified, the provisions of any statute or regulation which amends, supplements or supersedes any such statute or any such regulation.
- (i) **Time** Time is of the essence in the performance of the Parties' respective obligations.

(j) Time Periods – Unless otherwise specified, time periods within or following which any payment is to be made or act is to be done shall be calculated by excluding the day on which the period commences and including the day on which the period ends and by extending the period to the next Business Day following if the last day of the period is not a Business Day.

### 1.3 Entire Agreement

This Agreement and the agreements and other documents required to be delivered pursuant to this Agreement, constitute the entire agreement between the Parties and set out all the covenants, promises, warranties, representations, conditions, understandings and agreements between the Parties pertaining to the subject matter of this Agreement and supersedes all prior agreements, understandings, negotiations and discussions, whether oral or written. There are no covenants, promises, warranties, representations, conditions, understandings or other agreements, oral or written, express, implied or collateral between the Parties in connection with the subject matter of this Agreement except as specifically set forth in this Agreement and any document required to be delivered pursuant to this Agreement.

### 1.4 Schedules

The schedules to this Agreement, listed below, are an integral part of this Agreement:

Schedule	<u>Description</u>
Schedule 2.1(a)	Purchased Assets
Schedule 2.1(b)(i)	Third Party Licenses
Schedule 2.1(b)(ii)	Third Party Equipment Leases
Schedule 3.5	Allocation of Purchase Price
Schedule 10.9	Employees to be Employed by Purchaser
Schedule A	Approval Order

# ARTICLE 2 PURCHASE AND SALE

### 2.1 Action by Vendor and Purchaser

Subject to the provisions of this Agreement, at the Closing Time:

(a) Purchase and Sale of Purchased Assets – the Vendor shall sell, transfer, assign, convey and deliver to the Purchaser, pursuant to the Approval Order, and the Purchaser shall purchase from the Vendor, all of the right, title and interest of the Vendor in and to the Purchased Assets, free and clear of all liens, claims and encumbrances;

- (b) Assignment of Rights the Vendor shall sell, transfer, assign, convey and deliver to Buyer, and Buyer shall purchase from Vendor, all right, title and interest in and to (and shall assume Vendor's obligations under and in respect of):
  - (i) the Third Party Licenses (and other rights granted by third parties with respect to intellectual property) that are owned, held or used by Vendor; and
  - (ii) the Third Party Equipment Leases that are owned, held or used by Vendor, free and clear of all liens, claims and encumbrances;
- Offices the Vendor shall assign to the Purchaser all of Vendor's right to use the offices of Vendor located at One Hines Road, Unit 100, Ottawa, Ontario K2K 3C7 (the "Leasehold Premises") for a period, at Purchaser's discretion, of up to forty-five (45) days ("Leasehold Period"), it being understood and agreed that the Purchaser shall have no responsibility for any payment other than rent, additional rent and other payments payable under the governing lease for the Leasehold Period;
- (d) **Payment of Purchase Price** the Purchaser shall pay the Purchase Price as provided in Section 3.3, assume the Assumed Obligations, and make the payments contemplated by Section 3.4;
- (e) Transfer and Delivery of Purchased Assets the Vendor shall deliver the Approval Order, and execute and deliver to the Purchaser all such bills of sale, assignments, instruments of transfer, deeds, assurances, consents and other documents as shall be necessary or as may be requested by the Purchaser, acting reasonably, to effectively transfer to the Purchaser the Purchased Assets and to assign to the Purchaser the Third Party Licenses and the right to use of the Leasehold Premises as contemplated hereby; the Vendor shall deliver up to the Purchaser possession of the Purchased Assets and assign such rights without any representation or warranty of any nature whatsoever other than those expressly provided herein; and
- (f) Other Documents the Vendor and Purchaser shall deliver such other documents as may be necessary to complete the transactions provided for in this Agreement.

### 2.2 Place of Closing

The Closing shall take place at the Closing Time at such place as may be agreed upon by the Vendor and the Purchaser.

### 2.3 Tender

Any tender of documents or money under this Agreement may be made upon the Parties or their respective counsel and money may be tendered by official bank draft or by certified cheque or, with the consent of the Party entitled to payment, by wire transfer of immediately available funds to the account specified in writing by that Party.

### 2.4 No Assumption of Liabilities; No Successor Liability; Excluded Assets

Other than the obligations assumed by the Purchaser as contemplated herein in respect of the Purchased Assets and the Business, comprised of (i) all obligations to the employees of the Vendor who accept employment with the Purchaser on or after Closing, including wages and vacation pay, (ii) all obligations and liabilities of the Vendor under the Third Party Licenses and the contracts forming part of the Purchased Assets, and (iii) other obligations expressly assumed hereunder (the "Assumed Obligations"), the Purchaser is not assuming and shall not be responsible for any other liabilities, debts or obligations of the Vendor, whether present or future, absolute or contingent. Without limiting the generality of the foregoing, the Purchaser shall not in any way be obligated in respect of (i) any other liabilities arising in connection with the ownership, use, operation or maintenance of the Purchased Assets or the conduct of the Business on or prior to the Closing Date, (ii) all liabilities relating to claims (whether made before or after the Closing Date) for damages arising out of defects or alleged defects in the products or services of, or arising out of warranties issued by, the Vendor with respect to products or services distributed and/or sold by or on behalf of the Vendor prior to or on the Closing Date, (iii) any liabilities relating to taxes of the Vendor, (iv) all liabilities relating to any employee benefit or compensation plan, program, policy, arrangement or agreement not expressly assumed hereunder, or (v) all liabilities relating to the employment or cessation of employment of a past or present employee of the Vendor who is not hired by the Purchaser.

For the avoidance of any doubt, the Vendor is not selling, transferring, assigning, conveying or delivering to the Purchaser, and the Purchaser is not purchasing or acquiring from Vendor any assets other than the Assets; assets not to be purchased include all cash or cash equivalents of the Vendor on deposit in any bank or other financial institution at the Closing Time, accounts receivable (other than the Vaspian Receivable), and entitlements to tax credits.

### 2.5 Actions to Satisfy Terms of Agreement

Each of the Parties agrees to take all such actions as are within its power to control, and to use its commercially reasonable efforts to cause other actions to be taken which are not within its power to control, so as to ensure compliance with each of the terms, covenants and conditions set forth in this Agreement which are for the benefit of any other Party.

# ARTICLE 3 PURCHASE PRICE

### 3.1 Purchase Price

The amount payable by the Purchaser for the Purchased Assets (the "Purchase Price"), exclusive of all applicable sales and transfer taxes, shall be \$1,100,000.

### 3.2 Deposit

(a) The Purchaser has, concurrently with the execution of this Agreement, deposited the Deposit with its counsel to be held in an interest-bearing account to be released on the terms outlined in this Section 3.2.

- (b) If the Closing does not occur solely by reason of the default of the Purchaser, the full amount of the Deposit plus interest shall be directed to be paid to and shall become the property of the Vendor to compensate it for expenses incurred in connection with the transactions contemplated in this Agreement and the delay caused to the Vendor's efforts to sell the Purchased Assets.
- (c) If the Closing does not occur for any reason other than the default of the Purchaser, the full amount of the Deposit plus interest shall be returned by the Vendor.

### 3.3 Satisfaction of Purchase Price

The Purchaser shall satisfy the Purchase Price at the Closing Time:

- (a) by directing the release of the Deposit to the Vendor; and
- (b) by payment to the Vendor of the Purchase Price less the amount of the Deposit.

### 3.4 Other Reimbursements

At Closing the Purchaser shall reimburse the Vendor for out-of-pocket expenses incurred by the Vendor to lease the Leasehold Premises during the Leasehold Period except to the extent that reimbursement has been previously made.

### 3.5 Allocation of Purchase Price

The Purchase Price shall be allocated in accordance with the provisions of Schedule 3.5. Each of the Vendor and the Purchaser shall report the purchase and sale of the Purchased Assets in any Tax Returns in accordance with the provisions of Schedule 3.5.

# ARTICLE 4 REPRESENTATIONS AND WARRANTIES OF THE VENDOR

The Vendor hereby represents and warrants to the Purchaser the matters set out below.

### 4.1 Authority

The Vendor has all necessary corporate power, authority and capacity to enter into this Agreement and to carry out its obligations under this Agreement and to convey all the right, title and interest in and to the Purchased Assets to the Purchaser. The execution and delivery of this Agreement and the consummation of the transaction contemplated under this Agreement have been duly authorized by all necessary corporation action of the Vendor.

### 4.2 No Knowledge of Proceedings

Other than the notice described in Recital C hereto there is no suit, claim, action, proceeding, hearing, governmental or judicial inquiry or investigation (whether at law or equity) pending or, to the knowledge of the Vendor, threatened (and Vendor has no knowledge of any circumstances that may give rise thereto) against the Vendor which would materially and adversely affect the

ability of the Vendor to consummate the transactions provided in this Agreement. For avoidance of doubt, an expression of potential interest in the purchase of the Vendor or all or substantial part of its business is not considered for the purposes hereof to be a suit, claim, action, proceeding, hearing, governmental or judicial inquiry or investigation (whether at law or equity) in and of itself.

### 4.3 No Acts to Encumber

From and after July 17, 2009, the Vendor (and from and after the date of the granting of the Appointment Order, the Receiver) has (have) done no act to encumber the Purchased Assets or to grant, create or permit any liens in respect of the Purchased Assets.

### 4.4 GST Registration

The Vendor is a registrant for the purposes of Part IX of the Excise Tax Act (Canada), having the registration number 889974713.

### 4.5 Location of Assets

All of the Purchased Assets are situate in the Province of Ontario.

### 4.6 Employees

The remaining Employees of the Vendor shall have been terminated at the sole cost of the Vendor.

### 4.7 Enforceability of Obligations

This Agreement constitutes a valid and binding obligation of the Vendor enforceable against it in accordance with the terms of this Agreement, subject, however, to limitations with respect to enforcement imposed by law in connection with bankruptcy or similar proceedings and to the extent that equitable remedies such as specific performance and injunction are in the discretion of the court from which they are sought.

### 4.8 Vaspian Receivable

The Vaspian Receivable has not been settled or compromised in any manner.

### 4.9 Residence

The Vendor is not a non-resident of Canada for the purposes of the Income Tax Act (Canada).

# ARTICLE 5 REPRESENTATIONS AND WARRANTIES OF THE PURCHASER

The Purchaser hereby represents and warrants to the Vendor the matters set out below.

### 5.1 Status of the Purchaser

The Purchaser is a corporation existing under the laws of the State of New York.

### 5.2 Due Authorization

The Purchaser has all necessary corporate power, authority and capacity to enter into this Agreement and to carry out its obligations under this Agreement. The execution and delivery of this Agreement and the consummation of the transaction contemplated under this Agreement have been duly authorized by all necessary corporate action of the Purchaser.

### 5.3 Enforceability of Obligations

This Agreement constitutes a valid and binding obligation of the Purchaser enforceable against it in accordance with the terms of this Agreement, subject, however, to limitations with respect to enforcement imposed by law in connection with bankruptcy or similar proceedings and to the extent that equitable remedies such as specific performance and injunction are in the discretion of the court from which they are sought.

### 5.4 "As Is, Where Is"

The Purchaser hereby acknowledges and agrees that the Purchased Assets are purchased on an "as is, where is" basis, without any representation or warranty of any nature whatsoever, other than those expressly provided for herein.

# ARTICLE 6 NON-WAIVER; SURVIVAL

### 6.1 Non-Waiver

No investigations made by or on behalf of the Purchaser at any time shall have the effect of waiving, diminishing the scope or otherwise affecting any representation or warranty made by the Vendor in or pursuant to this Agreement. No waiver of any condition or other provision, in whole or in part, shall constitute a waiver of any other condition or provision (whether or not similar) nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.

### 6.2 Nature and Non-Survival

All representations, warranties and covenants contained in this Agreement on the part of each of the Parties shall merge upon, and shall not survive, the Closing.

# ARTICLE 7 PURCHASER'S CONDITIONS PRECEDENT

The obligation of the Purchaser to complete the purchase of the Purchased Assets under this Agreement is subject to the satisfaction of, or compliance with, at or before the Closing Time, each of the following conditions precedent (each of which is acknowledged to be inserted for the exclusive benefit of the Purchaser and may be waived by it in whole or in part):

### 7.1 Truth and Accuracy of Representations of Vendor at the Closing Time

All of the representations and warranties of the Vendor made in or pursuant to this Agreement shall be true and correct at the Closing Time and with the same effect as if made at and as of the Closing Time (except as such representations and warranties may be affected by the occurrence of events or transactions expressly contemplated and permitted by this Agreement) and the Purchaser shall have received a certificate from a senior officer of the Vendor confirming the truth and correctness of such representations and warranties.

### 7.2 Performance of Obligations

The Vendor shall have performed or complied with, in all respects, all its obligations, covenants and agreements under this Agreement and the Purchaser shall have received a certificate from a senior officer of the Vendor confirming such performance or compliance, as the case may be.

### 7.3 Receipt of Closing Documentation

All instruments of conveyance and other documentation relating to the sale and purchase of the Purchased Assets including assignments of any contracts or real property leases, bills of sale and trade-mark and patent assignments, documentation relating to the due authorization and completion of such sale and purchase and all actions and proceedings taken on or prior to the Closing, shall be satisfactory to the Purchaser, acting reasonably, and the Purchaser shall have received copies of all such documentation or other evidence as it may reasonably request in order to establish the consummation of the transactions contemplated by this Agreement and the taking of all proceedings in connection with such transactions in compliance with these conditions, in form (as to certification and otherwise) and substance satisfactory to the Purchaser acting reasonably.

### 7.4 Actual Possession

The Vendor shall have delivered actual possession of all tangible Purchased Assets in the Vendor's possession, wherever situate at the Closing Time, to the Purchaser.

### 7.5 Consents of Third Party Licensees and Lessors

The holders of Third Party Licenses and lessors under Third Party Equipment Leases shall have executed and delivered written consents to the assignment of such licenses or leases, as the case may be, to the Purchaser.

### 7.6 Vendor Approvals

The Vendor shall have obtained approval in respect of the transaction contemplated herein from the following: (i) the board of directors of the Vendor; (ii) each of the shareholders of the Vendor holding five percent (5%) or more of the equity shares of the Vendor, calculated on a fully diluted basis as of the date hereof; and (iii) the chief executive officer of the Vendor.

### 7.7 Employment Agreements

The Purchaser shall have entered into employment agreements or arrangements with each of the Employees listed in Schedule 10.9.

### 7.8 GST Registration

The Purchaser shall have become a registrant for the purposes of Part IX of the Excise Tax Act (Canada).

### 7.9 Retail Sales Tax Act

Unless this Agreement shall have been assumed by the Receiver, the Vendor shall have complied with the terms of section 6.1 of the *Retail Sales Tax Act* (Ontario).

### 7.10 No Orders

- (a) No action, suit or proceeding shall be pending which enjoins, restrains or prohibits the transactions contemplated by this Agreement, or that would be reasonably likely to prevent or make illegal the consummation of the transactions contemplated by this Agreement.
- (b) No statute, rule, regulation, executive order, decree, ruling, preliminary, temporary or permanent injunction, shall have been enacted, entered, promulgated or enforced by any Governmental Authority or arbitrator that makes illegal, prohibits, restrains, enjoins or restricts the consummation of the transactions contemplated by this Agreement that has not been withdrawn or terminated.

If any of the foregoing conditions in this Article has not been fulfilled by Closing, the Purchaser may terminate this Agreement by notice to the Vendor, in which event the Purchaser is released from all obligations under this Agreement, and unless the Purchaser can show that the condition relied upon could reasonably have been performed by the Vendor, the Vendor is also released from all obligations under this Agreement. However, the Purchaser may waive compliance with any condition in whole or in part if it sees fit to do so, without prejudice to its rights of termination in the event of non-fulfilment of any other condition, in whole or in part, or to its rights to recover damages for the breach of any representation, warranty, covenant or condition contained in this Agreement.

# ARTICLE 8 VENDOR'S CONDITIONS PRECEDENT

The obligations of the Vendor to complete the sale of the Purchased Assets under this Agreement shall be subject to the satisfaction of or compliance with, at or before the Closing Time, each of the following conditions precedent (each of which is acknowledged to be inserted for the exclusive benefit of the Vendor and may be waived by it in whole or in part):

### 8.1 Truth and Accuracy of Representations of the Purchaser at Closing Time

All of the representations and warranties of the Purchaser made in or pursuant to this Agreement shall be true and correct at the Closing Time and with the same effect as if made at and as of the Closing Time (except as such representations and warranties may be affected by the occurrence of events or transactions expressly contemplated and permitted by this Agreement) and the Vendor shall have received a certificate from a senior officer of the Purchaser confirming the truth and correctness of such representations and warranties.

### 8.2 Performance of Obligations

The Purchaser shall have performed or complied with, in all respects, all its obligations, covenants and agreements under this Agreement and the Vendor shall have received a certificate from a senior officer of the Purchaser confirming such performance or compliance, as the case may be.

### 8.3 Receipt of Closing Documentation

All instruments of conveyance and other documentation relating to the sale and purchase of the Purchased Assets including assignments of any contracts or real property leases, bills of sale and trade-mark and patent assignments, documentation relating to the due authorization and completion of such sale and purchase and all actions and proceedings taken on or prior to the Closing, shall be satisfactory to the Vendor, acting reasonably, and the Vendor shall have received copies of all such documentation or other evidence as it may reasonably request in order to establish the consummation of the transactions contemplated by this Agreement and the taking of all proceedings in connection with such transactions in compliance with these conditions, in form (as to certification and otherwise) and substance satisfactory to the Vendor acting reasonably.

If any of the foregoing conditions in this Article has not been fulfilled by Closing, the Vendor may terminate this Agreement by notice in writing to the Purchaser, in which event the Vendor is released from all obligations under this Agreement, and unless the Vendor can show that the condition relied upon could reasonably have been performed by the Purchaser, the Purchaser is also released from all obligations under this Agreement. However, the Vendor may waive compliance with any condition in whole or in part if it sees fit to do so, without prejudice to its rights of termination in the event of non-fulfilment of any other condition in whole or in part or to its rights to recover damages for the breach of any representation, warranty, covenant or condition contained in this Agreement.

# ARTICLE 9 MUTUAL CONDITIONS PRECEDENT

The obligations of the Parties to complete the sale of the Purchased Assets under this Agreement shall be subject to the satisfaction of or compliance with, at or before the Closing Time, each of the following conditions precedent (each of which may be waived by the Parties in whole or in part):

### 9.1 Consents of Secured Parties

Each of the Secured Parties shall have executed and delivered written consents to the transaction contemplated herein and waivers in relation thereto in a form satisfactory to the Purchaser, acting reasonably.

### 9.2 Court Order

The Receiver shall have been appointed pursuant to the Appointment Order, and this Agreement and the transactions contemplated hereby shall have been approved pursuant to the Approval Order, and shall not have been vacated, modified, reversed, appealed or stayed (except in the case of any modification, to the extent such modification is acceptable to Purchaser in its reasonable discretion).

If any of the foregoing conditions in this Article has not been fulfilled by Closing, either Party may terminate this Agreement by notice in writing to the other, in which event each Party is released from all obligations under this Agreement unless the other Party can show that the condition relied upon could reasonably have been performed by first-named Party. Either Party may waive compliance with any condition in whole or in part to the extent that the condition is to its benefit if it sees fit to do so, without prejudice to its rights of termination in the event of nonfulfilment of any other condition in whole or in part or to its rights to recover damages for the breach of any representation, warranty, covenant or condition contained in this Agreement.

### ARTICLE 10 OTHER COVENANTS OF THE PARTIES

### 10.1 Conduct of Business Prior to Closing

During the period from the date of this Agreement to the Closing Time, the Vendor shall:

- (a) Continue Insurance continue in force all policies of insurance maintained by or for the benefit of the Vendor relating to the Purchased Assets or the Business and give all notices and present claims under all insurance policies in a timely fashion, provided that the Vendor shall have no obligation to make any premium payments or fund other insurance-related costs during the said period unless same are prefunded by the Purchaser;
- (b) Transfer of Purchased Assets not, without the prior written consent of the Purchaser, transfer, assign, sell or otherwise dispose of any of the Purchased Assets or cancel any debts or entitlements relating to the Business except, in each case, in the ordinary course of business, or authorize, agree or otherwise become committed to do any of the foregoing;
- (c) Approvals cooperate with the Purchaser and use all reasonable efforts to obtain and diligently assist the Purchaser in obtaining all necessary consents, approvals and authorizations, required under any applicable Law or under any contract included in the Purchased Assets;

- (d) Vaspian Receivable not compromise or settle the Vaspian Receivable in any way; and
- (e) Advise of Changes promptly advise the Purchaser of any: (i) fact or any change that could materially adversely affect the Purchased Assets or the Business; (ii) breach by the Vendor of any covenant or agreement contained in this Agreement; and (iii) death, disability, resignation, termination of employment or other departure of any Employee listed in Schedule 10.9.

### 10.2 Confidentiality

- (a) Prior to the Closing, the Purchaser shall keep confidential all information disclosed to it by the Vendor or its agents relating to the Business or the Purchased Assets, except information which:
  - (i) is part of the public domain;
  - (ii) becomes part of the public domain other than as a result of a breach of these provisions by the Purchaser;
  - (iii) the Purchaser is required to disclose pursuant to applicable Laws or stock exchange rules or by a Governmental Authority;
  - (iv) can be demonstrated to have been known or available to the Purchaser or independently developed by the Purchaser;
  - (v) was received in good faith from an independent Person who was lawfully in possession of such information free of any obligation of confidence; or
  - (vi) is released from the provisions of this Agreement by the written authorization of the Vendor.
- (b) After the Closing, the Vendor shall keep confidential all Personal Information it disclosed to the Purchaser and all information relating to the Business, except information (other than Personal Information) which:
  - (i) is part of the public domain;
  - (ii) becomes part of the public domain other than as a result of a breach of these provisions by the Vendor;
  - (iii) the Vendor is required to disclose pursuant to applicable Laws or stock exchange rules or by a Governmental Authority;
  - (iv) was received in good faith after Closing from an independent Person who was lawfully in possession of such information free of any obligation of confidence; or

(v) is released from the provisions of this Agreement by the written authorization of Purchaser.

### 10.3 Public Announcements

Prior to the Closing Date, neither the Vendor nor the Purchaser, nor any of their respective affiliates or representatives, shall issue any press release or public statement concerning this Agreement or the transactions contemplated hereby without obtaining the prior written approval of the other party hereto (which consent shall not be unreasonably withheld, delayed or conditioned), unless such disclosure is required by applicable law or an order of the Court; provided, that the party intending to make such release shall give the other parties prior notice and shall use its reasonable commercial efforts consistent with such applicable law or order or obligation to consult with the other parties with respect to the text thereof.

### 10.4 Access

The Vendor shall afford to the officers, employees and authorized representatives of the Purchaser (including, without limitation, independent public accountants and attorneys) reasonable access during normal business hours to the offices, properties, employees and business and financial records (including computer files, retrieval programs and similar documentation) of the Vendor as the Purchaser shall reasonably request in writing from time to time and shall furnish to the Purchaser or their authorized representatives such additional information concerning the Purchased Assets and the operations of the Vendor as shall be reasonably requested, including all such information as shall be necessary to enable the Purchaser or its representatives to verify the accuracy of the representations and warranties contained in this Agreement, to verify that the covenants of the Vendor contained in this Agreement have been complied with and to determine whether the conditions in favour of the Purchaser have been satisfied. Without limiting the generality of the foregoing, Buyer shall be allowed to test the source code currently held in escrow for the Purchaser by the Vendor and interact with the licensors of the Third Party Licenses.

### 10.5 Contacts with Suppliers, Customers and Other Parties

Notwithstanding any provision in this Agreement to the contrary, prior to the Closing, the Purchaser and its representatives may, in consultation with the Vendor, but subject to the Vendor's consent, acting reasonably, contact, and discuss this Agreement and the transactions contemplated hereby with any Governmental Authority, and, with the participation of the Vendor, any Employees of the Vendor, and any supplier to, or customer of, the Business, and counterparties to any contracts.

### 10.6 Actions to Satisfy Closing Conditions

Each of the Parties shall take all such actions as are within its power to control, and use reasonable commercial efforts to cause other actions to be taken which are not within its power to control, so as to ensure compliance with each of the conditions and covenants set forth in Article 7, Article 8 and Article 10 which are for the benefit of any other Party.

Without limiting the generality of the foregoing, the Vendor shall as soon as practicable, and in any event, within two (2) Business Days following the date hereof, at its sole cost and expense, file with the Court a motion or other pleading, in form and substance reasonably acceptable to the Purchaser, seeking each of the Appointment Order and the Approval Order and the Vendor agrees to use its commercially reasonable best efforts to cause the Court to enter the Approval Order within five (5) days of the execution of this Agreement.

### 10.7 Release of Source Codes

The Purchaser acknowledges and agrees that source codes for the Software forming part of the Purchased Assets may be released to any customer of the Vendor that is a party to the source code escrow arrangement maintained by the Vendor with Iron Mountain Intellectual Property Management, Inc.

### 10.8 Vaspian Receivable

The Purchaser shall remit to the Vendor fifty percent (50%) of any and all amounts in excess of One Hundred Thousand Dollars (\$100,000) received by the Purchaser from Vaspian in payment of the Vaspian Receivable. For the avoidance of doubt, any compromise or forgiveness of the Vaspian Receivable by the Purchaser or use by the Purchaser of the Vaspian Receivable to acquire non-cash assets of Vaspian or use by the Purchaser of the Vaspian Receivable to credit bid for assets of Vaspian in a bankruptcy sale shall not create any payment obligation by the Purchaser to the Vendor hereunder.

### 10.9 Employees

The Purchaser has offered employment to those Employees listed in Schedule 10.9. For the avoidance of doubt, the Purchaser shall not have any liability for any other Employee of the Vendor, or for any Employee of the Vendor to which offer was made but has been rejected by such Employee, including liability for wages, vacation pay, benefits, pensions, severance pay or termination pay; before Closing, the Vendor (or the Interim Receiver, on the Vendor's behalf), shall terminate the employment of those Employees of the Vendor to whom an offer of employment is made and who have not accepted such offer.

The Purchaser shall be responsible for all termination pay, severance pay and all other post-closing costs, liabilities or obligations for the employees listed in Schedule 10.9 and shall indemnify and save the Vendor harmless in respect of all such payments, costs, liabilities or obligations.

### 10.10 Sales and Transfer Taxes

The Purchaser shall pay directly to the appropriate Governmental Authority all sales and transfer taxes, registration charges and transfer fees, other than the goods and services tax and harmonized sales tax imposed under Part IX of the *Excise Tax Act* (Canada) and any similar value-added or multi-staged tax imposed under any applicable provincial or territorial legislation, payable by it in respect of the purchase and sale of the Purchased Assets under this Agreement and, upon the reasonable request of the Vendor, the Purchaser shall furnish proof of such payment.

### 10.11 Goods and Services Tax and Harmonized Sales Tax

Subject to Section 10.12, the Purchaser shall be liable for and shall pay to the Vendor an amount equal to any goods and services tax and harmonized sales tax payable by the Purchaser and collectible by the Vendor under the *Excise Tax Act* (Canada), plus an amount equal to any similar value added or multi-staged tax imposed by any applicable provincial or territorial legislation, in connection with the purchase and sale of the Purchased Assets under this Agreement, and any interest and penalties in respect of any of the foregoing. The Purchaser and the Vendor shall make and file, in a timely manner, a joint election to have the rules in section 167 of the *Excise Tax Act* (Canada) apply to the supply of the Purchased Assets

### 10.12 Income Tax Elections

In accordance with the requirements of the *Income Tax Act* (Canada), the regulations thereunder, the administrative practice and policy of the Canada Revenue Agency and any applicable equivalent or corresponding provincial or territorial legislative, regulatory and administrative requirements, the Purchaser and the Vendor shall make and file, in a timely manner,

- (a) to the extent applicable, a joint election(s) to have the rules in section 22 of the *Income Tax Act* (Canada), and any equivalent or corresponding provision under applicable provincial or territorial tax legislation, apply in respect of the accounts receivable that are the subject of such election, and shall designate therein that portion of the Purchase Price allocated to the accounts receivable that are the subject of such election in accordance with the procedures set out in Section 3.5 of this Agreement as the consideration paid by the Purchaser to the Vendor; and
- (b) if applicable, a joint election(s) to have the rules in subsection 20(24) of the *Income Tax Act* (Canada), and any equivalent or corresponding provision under applicable provincial or territorial tax legislation, apply to the obligations of the Vendor in respect of undertakings which arise from the operation of the Business and to which paragraph 12(1)(a) of the *Income Tax Act* (Canada) applies. The Purchaser and the Vendor acknowledge that the Vendor is transferring assets to the Purchaser which have a value equal to the elected amount as consideration for the assumption by the Purchaser of such obligations of the Vendor.

The Purchaser and the Vendor shall prepare and file their respective Tax Returns in a manner consistent with the aforesaid elections. If a Party fails to file its Tax Returns in such manner, it shall indemnify and save harmless the other Party in respect of any resulting Taxes, legal and /or accounting expenses paid or incurred by the other Party.

### 10.13 Submission to Jurisdiction

(a) Each Party submits to the exclusive jurisdiction of any Ontario courts sitting in Ottawa in any action, application, reference or other proceeding arising out of or relating to this Agreement and consents to all claims in respect of any such action, application, reference or other proceeding being heard and determined in such Ontario courts. Each of the Parties irrevocably waives, to the fullest extent it may

- effectively do so, the defence of an inconvenient forum to the maintenance of such action, application or proceeding.
- (b) The Parties shall not raise any objection to the venue of any action, application, reference or other proceeding arising out of or relating to this Agreement in the Ontario Courts sitting in Ottawa, including the objection that the proceedings have been brought in an inconvenient forum.

A final judgment in any such action, application or proceeding is conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner specified by law and must not be re-litigated on the merits.

### 10.14 No Shop

Neither the Vendor nor any of its securityholders, directors, officers, employees, affiliates, advisors, representatives or agents shall, directly or indirectly, solicit, encourage or initiate any discussions or negotiations with, participate in any negotiations with, accept any proposal for or provide any information to, otherwise cooperate in any other way with or facilitate or encourage any effort or attempt by any party other than the Purchaser and its directors, officers, affiliates, representatives and agents concerning any competing transaction which would interfere or potentially interfere with the Transaction.

### 10.15 Notice of Untrue Representation or Warranty

The Vendor shall notify the Purchaser, and the Purchaser shall notify the Vendor, promptly upon any representation or warranty made by it contained in this Agreement becoming incorrect prior to Closing, and, for the purposes of this Section 10.15, unless otherwise specified, each representation and warranty shall be deemed to be given at and as of all times from the date of this Agreement to the Closing Date. Any such notice shall set out particulars of the untrue or incorrect representation or warranty and details of any actions being taken by the Vendor or the Purchaser, as the case may be, to rectify the incorrectness. No such notice will relieve either Party of any right or remedy provided for in this Agreement.

### ARTICLE 11 TERMINATION

### 11.1 Termination

This Agreement may be terminated at any time prior to the Closing Date:

- (a) by the written mutual consent of the Parties;
- (b) by the Purchaser if the Closing shall not have occurred within thirty (30) days of entry of the Approval Order, for any reason, including without limitation, if any condition to Closing has not been satisfied as of such date and such condition has not been waived by the Purchaser;
- (c) by the Purchaser in the event of any material breach by the Vendor of any of the Vendor's covenants or agreements contained herein, or if any representations or

warranties contained herein is or becomes untrue and the failure of the Vendor to cure such breach or untruth, as applicable, within ten (10) days after receipt of written notice from the Purchaser requesting such breach or untruth, as applicable, to be cured;

- (d) by the Vendor in the event of any material breach by the Purchaser of any of the Purchaser's covenants or agreements contained herein, or if any representations or warranties contained herein is or becomes untrue, and the failure of the Purchaser to cure such breach or untruth, as applicable, within ten (10) days after receipt of written notice from the Vendor requesting such breach or untruth, as applicable, to be cured;
- (e) by either party (provided that the terminating party is in compliance with its covenants and agreements hereunder in all material respects), at any time on or after (i) the date that the Court denies the motion for the Approval Order; (ii) the date the Approval Order is not approved by the Court or is materially or adversely modified; (iii) the thirty-first (31st) day following the date of this Agreement, if the Approval Order has not been entered by the Court as of the time of such termination; or (iv) at any time following the stay or reversal of the Approval Order by a court of competent jurisdiction, and such stay or reversal is not reversed, revoked, voided or vacated within forty five (45) days thereof; but the right to terminate this Agreement under this Section shall not be available to the Purchaser if the failure of any such order not being entered is solely the result of the failure by the Purchaser to perform its obligations under this Agreement;
- (f) by either party (provided that the terminating party is in compliance with its covenants and agreements hereunder in all material respects), if prior to the Closing the Court enters an order inconsistent with the completion of the Transaction; or
- (g) by either Party if any Governmental Body with jurisdiction over such matters shall have issued an order or injunction restraining, enjoining, or otherwise prohibiting the sale of the Purchased Assets and such order, decree, ruling, or other action shall have become final and non-appealable.

### 11.2 Notice of Termination

Any Party desiring to terminate this Agreement pursuant to Section 11.1 shall promptly give notice of such termination to the other Party to this Agreement specifying the provision hereof pursuant to which such termination is made.

### 11.3 Effect of Termination

In the event that this Agreement shall be terminated pursuant to this Article 11, this Agreement shall become void and have no effect and all further obligations of the Parties under this Agreement (other than Sections 10.2, 10.13 and 11.1) shall be terminated without further liability of any Party to the other, provided that nothing herein shall relieve any Party from liability for its willful breach of this Agreement.

### ARTICLE 12 GENERAL

### 12.1 Expenses

Except as expressly provided herein, each of the Parties shall pay their respective legal, accounting, and other professional advisory fees, costs and expenses incurred in connection with the purchase and sale of the Purchased Assets and the preparation, execution and delivery of this Agreement and all documents and instruments executed pursuant to this Agreement and any other costs and expenses incurred.

### 12.2 Notices

Any notice, consent or approval required or permitted to be given in connection with this Agreement (in this Section referred to as a "Notice") shall be in writing and shall be sufficiently given if delivered (whether in person, by courier service or other personal method of delivery), or if transmitted by facsimile:

(a) in the case of a Notice to the Vendor at:

1 Hines Road, Suite 100 Ottawa, ON K2K 3C7

Attention:

Patrick Smith, Chairman and CEO

Fax:

613-280-2030

with a copy to (which shall not constitute Notice to the Vendor):

Labarge Weinstein Professional Corporation 515 Legget Drive Ottawa, Ontario K2K 3G4

Attention:

Paul Amirault

Fax:

(613) 599-00118

(b) in the case of a Notice to the Purchaser at:

Broadview Networks, Inc. 800 Westchester Avenue Suite N-501 Rye Brook, New York 10573

Attention:

Michael K. Robinson, Chief Executive Officer

Fax:

(914) 922-7001

with a copy to:

Broadview Networks, Inc. 800 Westchester Avenue Fifth Floor - Suite N-501 Rye Brook, New York 10573

Attention:

Charles C. Hunter, General Counsel

Fax:

(914) 922-7001

and with a copy to (which shall not constitute Notice to the Purchaser):

Goodmans LLP 250 Yonge Street, Suite 2400 Toronto, Ontario M5B 2M6

Attention:

David Bish and Neill May

Fax:

(416) 979-1234

Any Notice delivered or transmitted to a Party as provided above shall be deemed to have been given and received on the day it is delivered or transmitted, provided that it is delivered or transmitted on a Business Day prior to 5:00 p.m. local time in the place of delivery or receipt. However, if the Notice is delivered or transmitted after 5:00 p.m. local time or if such day is not a Business Day then the Notice shall be deemed to have been given and received on the next Business Day.

Any Party may, from time to time, change its address by giving Notice to the other Parties in accordance with the provisions of this Section.

### 12.3 Enurement and Assignment

This Agreement shall enure to the benefit of and be binding upon the Parties and their respective successors (including any successor by reason of amalgamation of any Party) and permitted assigns.

### 12.4 Amendment

No amendment, supplement, modification or waiver or termination of this Agreement and, unless otherwise specified, no consent or approval by any Party, shall be binding unless executed in writing by the Party to be bound thereby.

### 12.5 Further Assurances

The Parties shall, with reasonable diligence, do all such things and provide all such reasonable assurances as may be required to consummate the transactions contemplated by this Agreement, and each Party shall provide such further documents or instruments required by any other Party as may be reasonably necessary or desirable to effect the purpose of this Agreement and carry out its provisions, whether before or after the Closing.

### 12.6 No Third Party Beneficiaries

Nothing in this Agreement, expressed or implied, is intended or shall be construed to confer upon or give to any person, firm, corporation, or legal entity, other than the Parties and their successors and assigns, any rights, remedies or other benefits under or by reason of this Agreement.

### 12.7 Execution and Counterparts

This Agreement may be executed by the Parties in counterparts and may be executed and delivered by facsimile or other electronic means and all such counterparts shall together constitute one and the same agreement.

[The remainder of this page is intentionally left blank]

07-29-09;05:53PM;BDC

;613 592 5053 # 2/ 2

IN WITNESS OF WHICH the Parties have duly executed this Agreement.

NATU	IRAL CONVERGENCE INC.
Per:	Name: Feet Cores
	Title:
Per:	
	Name: Title:
BRO	DADVIEW NETWORKS, INC.
Ву:	
	Name:
	Title:

Ø 001_	

07/28/2009 19:11 FAX

613-599-0018

IN WITNESS OF WHICH the Parties have duly executed this Agreement.

er:	
er:	Name: Patricia Six 17th Title: Chairmany ckip
	Name: Title:
RO	ADVIEW NETWORKS, INC.
y:	
•	Name:

IN WITNESS OF WHICH the Parties have duly executed this Agreement.

NATU	JRAL CONVERGENCE INC.
Per:	
	Name:
	Title:
Per:	
	Name:
	Title:
	ADVIEW NETWORKS, INC.
By:	[ [ whael   V IL
	Name: MICKIAEL IC, ROBINSON

Title: PRESIDENT Y- CEO

### SCHEDULE 2.1(a) PURCHASED ASSETS

- The following software (as detailed in Appendix A hereto), including object code and machine readable code, as well as the underlying source code, including all current and past releases, as well as current working development code for next and future releases, development work-in-progress and code in production (the "Software"):
  - Silhouette 4.0 and subsequent releases, including, but not limited to, Silhouette
- All supporting information, tools, notes and other information necessary and sufficient to
  implement, use, understand, compile, install, support, maintain, update, change, enhance
  and modify the Software, including, without limitation, the source code management
  platform, development toolkits and platforms, product and design documents, plans,
  drawings, technical and operating materials, user manuals, trouble shooting guides,
  testing code/suites, diagnostic code/suites and license activation keys;
- All other intellectual property owned, held or used by Vendor, registered and unregistered, including, but not limited to, patents and applications therefor, inventions (including, but not limited to, the patents listed on Appendix B hereto), copyrights and rights corresponding thereto, including moral rights, all industrial designs, trademarks, trade names, service marks, doing business as names and corporate names, trade dress, and all goodwill associated therewith (including, but not limited to, the trademarks, trade names, service marks, doing business as names and corporate names listed on Appendix C hereto), internet domain names (including, but not limited to, the internet domain names listed on Appendix D hereto) and all registrations, applications and filings therefor, as well as all trade secrets, confidential information, maskworks, net lists, schematics, technology, know-how, databases, data collections, computer software programs or applications and tangible or intangible proprietary information or material;
- The physical assets owned, licensed to or used by Vendor, including servers, test platforms, test station sets, switches, routers, desk and laptop computers and office equipment and furniture, including the desktop and laptop computers utilized by the Key Employees in the performance of their duties, all as specifically listed on Appendix E hereto;
- All inventory;
- The rights described in Section 2.1(b), including without limitation the Vendor's rights under the Third Party Licenses and the Third Party Equipment Leases;
- The Vaspian Receivable.

# APPENDIX A TO SCHEDULE 2.1(a) SOFTWARE

See attached.

# **Product Factory Function**

Product Documentation Defect Management Development Documentation Licensing Application Code Base

PV Test Suite

SIPP - Load Test Tooling Sales Tracking Operations Documentation Project Management Seaguli - Diameter Interface Load Test Tooling Load Test Tooling RFC Database Application Notes Documentation Legacy Requirements Database

Right Now - Customer Defect Tracking

Community Zero - Customer Communications

Generally Available releases The silhouette code base includes the following

"Under Development" releases CSN code base The silhouette code base includes the following

# silhouette

Sharepoint - Server03/Blade Server/Win 2003 Perforce - RDSRV01/Blade Server/RH Linux Bugzilla - RDSRV01/Blade Server/RH Linux Wiki - RDSRV01/Blade Server/RH Linux Linux - RDSRV01/Blade Server

Sharepoint - Server03/Blade Server/Win 2003 Perforce - RDSRV01/Blade Server/RH Linux Open Source (Nas)pv

Sharepoint - Server03/Blade Server/Win 2003 Sharepoint - Server03/Blade Server/Win 2003 Sugar - Rack Mount PC/Win XP First - Rack Mount PC/Win XP Open Source

Sharepoint - Server03/Blade Server/Win 2003 Sharepoint - Server03/Blade Server/Win 2003 Sharepoint - Server03/Blade Server/Win 2003 Third Party Hosted Application Third Party Hosted Application

1.0, 1.0.4, 1.1, 1.2, 1.2.6, 2.0, 2.0.1, 2.0.2 3.0 3.0.0.2, 3.0.0.3, 3.0.0.4, 3.1.0.1, 3.1.0.2, 4.0, 4.0.0.1, 4.0.0.2, 4.0.0.3, 4.1, 4.1.0.1, 4.1.1 and all related patches

4.2.0.0, 4.3.0.0 & 5.0

Bugszero - HP Server \\nas\silhouette-CSN SVC - TORDEV01 Wiki - TORDEV01

TORDEV01

Inas\silhouette-CSN N.A

\\nas\silhouette-CSN \nas\silhouette-CSN \nas\silhouette-CS\ \nas\silhouette-CSN Inas\silhouette-CSN

 $\frac{2}{5}$ 

Release 3.7

Sn

# APPENDIX B TO SCHEDULE 2.1(a) PATENTS

See attached.

	Ogilvy#	Patent #	Title	File Date	Relevant to FMC?	Notes
-	16310-13US	6226289	Method and apparatus for dynamically routing calls in an intelligent network	Sept/97	No	
-	16310-18US	6097804	Method and system for completing a voice connection between first and second voice terminals in a switched telephone network	Dec/97	No	
	16310-21US	6236722	Method and system for using TCAP signaling for improved call setup from a virtual switching point	May/98	No .	
rt	16310-31US	6493444	Enhanced application telephone network	Mar/99	No	
;	16310-64US	6724876	Method and apparatus for effecting telecommunications service features using call control information extracted from a bearer channel	Mar/01	No .	
+	16310-71US	6766009	Method and system for correlating telephone calls with information delivery	Mar/02	No	
+	16310-45US	6839422	Method and apparatus for providing local call treatment discrimination for selected calls on a switched telephone network	July/02	· No	
3	16310-78US	7206582	Method, system and apparatus for call path reconfiguration	Dec/04	Yes	
9	16310-81US	7289805	Method and system for assigning a temporary subscriber identity to a roaming mobile subscriber station	Mar/05	Yes	

,		Title	File Date	Relevant to FMC?	Notes
Ogllvy#	Application #		July/03	No	only in Canad
9-16310-36CA-1	2471113	Apparatus for vending and delivering telephone services			only in Canad
9-16310-72CA-2		System for providing access to a voice mail system	July/03	No	Only of Carlact
	10/806135	Method and apparatus for subscriber control of an inbound call	Mar/04	Yes	L
16310-76US	10/800133	Method and system for a communications session join function to faciliate the	June/06	Yes	
16310-80US	11/424930	Method and system for a communications session join reflection to methode one			1
'	}	provision of enhanced communications services			
16310-83US	11/461649	Method and system for directed call establishment to facilitate the provision of	Aug/06	Yes	
10210-9303	11101017	enhanced communications services		_	
			Aug/07	Yes	
16310-84U5	11/833332	Method and system for dynamic call anchoring	Constant		· · · · · · · · · · · · · · · · · · ·

7			Title	File Date	Relevant to FMC?	Notes
l	Ogilvy #	Application #		June/02	No	
	9-16310-30US	10/164088	Method and apparatus for efficient use of voice trunks for accessing a service	Juneroz		
١			resource in the PSTN			
1		10/(0533)	Apparatus for vending and delivering telephone services	July/03	No	
1	9-16310-36US			July/03	No	
٦	9-16310-72US-1	10/619275	System for providing access to a voice mail system			
4	16310-74US	10/178868	Method and system for providing secure access to a telephone service	June/02	No	

T	BLG #	Application #	Title	File Date	Notes
L	PAT 3818W-2 US	12/305763	Method and System for Mediated CODEC Negotiation	Dec/07	
	PAT 3814W-2 US	12/305818	Method and System for Network Address Translation (NAT) Traversal or Real Time Protocol (RTP) Media	Jan/08	SBC deploymen architecture
	PAT 3814W-1 CA	CA2007/002375	Method and System for Network Address Translation (NAT) Traversal or Real Time Protocol (RTP) Media	June/09	
	PAT 3818W-1 CA	CA2008/000022	Method and System for Mediated CODEC Negotiation	June/09	
	Europe	Not Yet Filed	Method and System for Mediated CODEC Negotiation		
	Europe	Not Yet Filed	Method and System for Network Address Translation (NAT) Traversal or Real Time Protocol (RTP) Media		

Alligital characteristic populary (Abandonoul RO)	
Tible	File Date Relevant to FMC? Notes
Application # Title	

						ITERMINALS IN A SWITCHELL				
	111/2 Years	015008/0771	12/27/04	REUL CANADA REVD NETWORKS, INC. NEWSTEP NETWORKS INC.	Gordon J. GILBERT Gordon M. MELICK Lloyd Williams A. REID	6097804 METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION BETWEEN FIRST AND SECOND VOICE		1/8/00	S	9-16310-18US
22/0/09	Every 5 Years	and the state of t	Filed 11/04/04		Gordon J. GILBERT Gordon M. MELICK Lloyd Williams Colin A. REID	6 METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION BETWEEN FIRST AND SECOND VOICE TERMINALS IN A SWITCHED		26/5/04	MX	9-16310-18MX
no turtner renewal fees due		Patent Certificate	22/6/04		Gordon J. Glt.BERT Gordon M. MELICK Lloyd Williams Colin A. REID		1042922	13/10/04	ф	9-16310-18EP
24/12/09	Annually		5/4/07	NEWSTEP NETWORKS	Gordon J. GILBERT Gordon M. MELICK Lloyd Williams Colin A. REID		2225937	4/12/01	C <sub>A</sub>	9-16310-18CA
7/1/17	31/2, 71/2 and 111/2 Years	011565/0029 015008/0744 017136/0944	03/05/01 02/27/04 12/27/05	BELL CANADA REVD NETWORKS NEWSTEP NETWORKS INC.	Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	6226289	1/5/01	S	9-16310-13US
23/9/09	Every 5 Years	1	11/4/04	NEWSTEP NETWORKS	Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	218335	18/12/03	X	9-16310-13MX
EO/E/CZ	Annually	EP Patent Certificate	06/18/04	NEWSTEP NETWORKS	Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	1018271	1/9/04	G <sub>B</sub>	9-16310-13GB
23/0/00	Annually		06/18/04	ETWORKS	Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	1018271	1/9/04	Z)	9-16310-13FR
renewal fees due	Annually	tificate	<u> </u>		Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	1018271	1/9/04	, 10	9-16310-13EP
en a co	Annually		06/18/04	NEWSTEP NETWORKS O	Lloyd WILLIAMS Normand A. CLERMONT Colin A. REID	1018271 METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	1018271	1/9/04	DE .	9-16310-13DE
24/9/09	Annually				Lloyd WILLIAMS Normand A. CLERMONT II Colin A. REID	2216620 METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	2216620	25/6/02	δ	9-16310-13CA
Next MF Due Date	Maintenance Fee Interval	Registration n	Reg. Date	Owner	Inventors	Title	Patent#	Issue Date	Code	Our Ref.

9-16310-64US	9-16310-64MX	9-16310-64CA	9-16310-45US	9-16310-36CA-1	9-16310-31US	9-16310-31CA	9-16310-21US	9-16310-21FR	9-16310-21BR	9-16310-21CA	Our Ref.	
US	M.X	\$	S	CA	US	ÇA	S	ŢĮ Ķ	BR	CA	Code	
20/4/04	28/9/06	28/6/05	4/1/05		10/12/02	9/9/03	22/5/01	15/1/03		28/5/02	Issue Date	
672487	240608	2349125	6839422		6493444	2300653	6236722	1075768		2270601	Patent#	
6724876 METHOD AND APPARATUS FOR EFFECTING TELECOMMUNICATIONS SERVICE FEATURES USING CALL CONTROL	SERVICE PROVISION			APPARATUS FOR VENDING AND DELIVERING TELEPHONE SERVICES	ENHANCED APPLICATION TELEPHONE NETWORK	ENHANCED APPLICATION TELEPHONE NETWORK	METHOD AND SYSTEM FOR USING TCAP SIGNALING. FOR IMPROVED CALL SETUP FROM A VIRTUAL SWITCHING POINT	METHOD AND SYSTEM FOR IMPROVED CALL SETUP	METHOD AND SYSTEM FOR		Title	
Lioyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON	Lioyd WILLIAMS	Lloyd WILLIAMS	Lloyd WILLIAMS	RT	77 71	RT	Lloyd WILLIAMS Gordon J. GILBERT	Inventors	
BELL CANADA REVD NETWORKS INC. NEWSTEP NETWORKS INC.	NEWSTEP NETWORKS	BELL CANADA REVD NETWORKS INC. NEWSTEP NETWORKS INC.	BELL CANADA REVD NETWORKS INC. NEWSTEP NETWORKS INC.	BELL CANADA NEWSTEP NETWORKS INC.	BELL CANADA REVD NETWORKS, INC. NEWSTEP NETWORKS INC.	NEWSTEP NETWORKS			WORKS	<u> </u>	Owner	
06/11/01 12/15/03 05/21/04	09/28/06			02/16/05 02/16/05	03/16/99 12/02/03 04/25/06	5/4/07	05/01/98 12/08/03 12/20/05	00/20/00	11/5/05	5/4/07	Reg. Date	
011886/0045 014784/0948 015355/0594	Patent Certifical	05229519 05310091	013120/0342 014784/0948 015355/0594	05281183 05307846	009839/0612 014162/0938 017519/0913		9148/0856 014754/0727 016914/0799	Certificate	Property Journal		Registration Document	
31/2, 71/2 and 111/2 Years	Patent Certificate Every 5 years	Annually	31/2, 71/2 and 111/2 Years	Annually	31/2, 71/2 and 111/2 Years	Aniuany	111/2 Years	Distrosty	Annually	Annually	Maintenance.Fee Interval	
20/10/11	4/3/1	200,00	28/5/00	17/12/09	10/6/10	4,000	77/2/00	22	90/2/5	3/5/09	Next MF Due Date	

•				•	•		-	_	_	
						FACILITATE THE PROVISION OF ENHANCED COMMUNICATIONS	-			
				NO.	Lioyd WILLIAMS  Masilamany RAGUPARAN	METHOD AND SYSTEM FOR Frank IOM A COMMUNICATIONS Lloyd WILLIAMS SESSION JOIN FUNCTION TO Masilamany RAGUPARAN			E. 20	16310-80EP
21/6/09	Annually	Publication	1	NC.	Lloyd WILLIAMS  Masilamany RAGUPARAN	ME I HOU AND SYSTEM FOR THAIR TOWN A COMMUNICATIONS Lloyd WILLIAMS SESSION JOIN FUNCTION TO Masilamany RAGUPARAN FACILITATE THE PROVISION OF ENHANCED			CA	16310-80CA
19/6/09	111/2 Years Annually	5381007	07/26/06	NEWSTEP NETWORKS	Masilamany RAGUPARAN	7208582 METHOD, SYSTEM AND APPARATUS FOR CALL PATH RECONFIGURATION		17/4/07	US S	9-16310-78US
17/10/10	Annually	Notice of Publication			Lloyd WiLLIAMS Masilamany RAGUPARAN	METHOD, SYSTEM AND APPARATUS FOR CALL PATH RECONFIGURATION			<del>P</del>	9-16310-78EP
8/8/09	Annually	5337636	1 1	NEWSTEP NETWORKS	Lloyd WILLIAMS Masilamany RAGUPARAN	METHOD, SYSTEM AND APPARATUS FOR CALL PATH RECONFIGURATION			\$	9-16310-78CA
23/3/09	Annually	Notice of Publication	11/15/06	Lloyd NEWSTEP NETWORKS	HNERT	METHOD AND APPARATUS Michael KA FOR SUBSCRIBER CONTROL WILLIAMS OF AN INBOUND CALL			. m	9-16310-76EP
2225	Annually	5398945	11/22/06	NORKS	HNERT	METHOD AND APPARATUS Michael KA FOR SUBSCRIBER CONTROL WILLIAMS OF AN INBOUND CALL			CA	9-16310-76CA
90/5/56		075131/0561	03/23/04	VORKS	HNERT	METHOD AND APPARATUS Michael KA FOR SUBSCRIBER CONTROL WILLIAMS OF AN INBOUND CALL			Co	9-16310-76US
N/A	Daily	051///5	02/22/06	1	Lloyd WILLIAMS	METHOD AND SYSTEM FOR PROVIDING ACCESS TO A VOICE MAIL SYSTEM			Ş	9-16310-72CA-2
20/1/12	31/2, 71/2 and 111/2 Years	012693/0635 014784/0948 015355/0594	03/07/02 12/15/03 05/21/04	BELL CANADA REVD NETWORKS INC. NEWSTEP NETWORKS INC.	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON	6766009 METHOD AND SYSTEM FOR CORRELATING TELEPHONE CALLS WITH INFORMATION DELIVERY	6766009	20/7/04	US .	9-16310-71US
Next MF Due Date	6	Registration Document	Reg. Date	Owner	Inventors	Title	Patent#	Issue Date	Code	Our Ref.

Our Ref.	Code Iss	Issue Date	Patent #	Title	inventors	Owner	Reg. Date	Registration Document	Maintenance Fee Interval	Next MF Due Date
16310-80US	US.			METHOD AND SYSTEM FOR A COMMUNICATIONS SESSION JOIN FUNCTION TO FACILITATE THE PROVISION OF ENHANCED COMMUNICATIONS SERVICES	Frank TOM Lloyd WILLIAMS Masilamany RAGUPARAN	NEWSTEP NETWORKS (	06/20/06	017812/0770	AIN	N/A
16310-81CA	CA			ND METHOD FOR A TEMPORARY ER IDENTITY TO A MOBILE	Frank TOM Andre MOSKAL	NEWSTEP NETWORKS	4/12/06	5367371	Annually	14/3/09
16310-81EP	m T			SUBSCRIBER STATION SYSTEM AND METHOD FOR ASSIGNING A TEMPORARY SUBSCRIBER IDENTITY TO A ROAMING MOBILE SUBSCRIBER STATION	Frank TOM Andre MOSKAL	NEWSTEP NETWORKS	08/23/06	Notice of Publication	Annually	14/3/09
16310-81US	US	30/10/07	7289805	SYSTEM AND METHOD FOR ASSIGNING A TEMPORARY SUBSCRIBER IDENTITY TO A ROAMING MOBILE SUBSCRIBER STATION	Frank TOM Andre MOSKAL		03/14/05	016380/0323	31/2, 71/2 and 111/2 Years	30/4/11
16310-83US	US			METHOD AND SYSTEM FOR DIRECTED CALL ESTABLISHMENT TO FACILITATE THE PROVISION OF ENHANCED COMMUNICATIONS SERVICES	Philip RICHARDS Andre MOSKAL David BRIDGE Frank TOM Lloyd WILLIAMS Masilamany RAGUPARAN Alexander MARKMAN	WORKS	8/2/06	018041/068/	N/A	N
16310-83PCT	PCT	-		METHOD AND SYSTEM FOR DIRECTED CALL ESTABLISHMENT TO FACILITATE THE PROVISION OF ENHANCED COMMUNICATIONS SERVICES	Philip RICHARDS Andre MOSKAL David BRIDGE Frank TOM Lloyd WILLIAMS Masilamany RAGUPARAN Alexander MARKMAN	NEWSTEP NETWORKS			N. A.	N. S.
16310-83CA	\$			METHOD AND SYSTEM FOR DIRECTED CALL ESTABLISHMENT TO FACILITATE THE PROVISION OF ENHANCED COMMUNICATIONS SERVICES	Philip RICHARDS Andre MOSKAL David BRIDGE Frank TOM Lloyd WILLIAMS Masilamany RAGUPARAN Alexander MARKMAN	NEWSTEP NETWORKS			Annually	entrez
16310-84US	US			METHOD AND SYSTEM FOR DYNAMIC CALL ANCHORING	Masilamany RAGUPARAN Boris ROZINOV	NEWSTEP NETWORKS		, , , , , , , , , , , , , , , , , , , ,	N.A	Z

15595201	15080101	Our Ref.
m P	PCT	Code
		Issue Date
		Patent #
METHOD AND SYSTEM FOR Philip RICHARDS DIRECTED CALL STABLISHMENT TO FACILITATE THE PROVISION Frank TOM OF ENHANCED COMMUNICATIONS SERVICES Alexander MARKI	METHOD AND SYSTEM FOR   Masilamany RAGUPARAN DYNAMIC CALL ANCHORING   Boris ROZINOV	Title
Philip RICHARDS Andre MOSKAL David BRIDGE Frank TOM Lloyd WILLIAMS Masilamany RAGUPARAN Alexander MARKMAN	SUPARAN	Inventors
NEWSTEP NETWORKS	NEWSTEP NETWORKS	Owner
		Reg. Date
		Registration Document
Annually	Z >	Maintenance Fee Interval
507/1C7	N. A	Next MF Due Date

										-			•	δ	3814W-1	77.2	DAT														S	3814W-2	TA.	7.47						S	3818W-2		L	Our Ref.
							****		÷		·						S		-							_		_						200								SN		Code
	<del></del>										,				•		11me/09			<del></del>							<b>.</b>						, Jan 700	12n/08	···							Dec/07		Filing Date
														<del></del>	0/2/0		CA2007/0	•														0	0	13/30581							L	12/30576		Appl'n#
											•	_					0			<u> </u>																								Status
	.,			-												,						.,						·								••••			<del></del>	•	•			Issue Date
-																					***	•					,										-		,r <u>.</u>					Patent #
		Media	(RTP)	Protocol	Time	or Real	Traversal	n (NA!)	Iranstano	700,000	Address	Network	tor	System		and	Method		Media	(RIP)	רוסנטנטנ	3176	Time	or Real	Traversal	n (NAT)	Translatio	Address	Network	) ist	£ .	System	and	Method	ח	Negotiatio	CODEC	Mediated	TOT	System		ŏ	1	Title
									Ricardo				, MICHEL	MOUBARAN	Peter,	D, David,	STRICKLAN Natural						_			Kicaroo		Brett,	AM, Ronald,	BUCKINGH	Michel:	Peter,	D. David,	STRICKLAN		_0	Anna	CHEUNG,	Brett	AM Bonald	Peter;	D, David, Converge	OTDIOKI AN	inventors
														5	-	Convergence	N Natural				-								<u></u>				Convergence	Natural								Convergence	lentels	Owner
					4.1							_		<del>416 1.</del>		<u> 8</u>	_	-													•			· <u></u> -		•						,,,,,,,		Neg, Date
				•		<u> </u>								<del></del>									-									<del></del>								-				Document
				•••													····								-			<del></del>											,				HIGH VOI	Document e Fee
						·																			_											<del></del>								Due Date

		ω
Europe	Europe	PAT 0 3818W-1 CA
		. <del>Q</del>
		June/09
Not Yet Filed	Not Yet Filed	CA2008/0 00022
Method and System for Network Address Translatio n (NAT) Traversal or Real Time Protocol (RTP) Media	Method and System for Mediated CODEC Negotiation	Method and System for Mediated CODEC Negotiation
STRICKLAN Natural D. Dawid, Conven Peter MOUBARAK , Michel; BUCKINGH AM, Ronald, Brett; BORBA, Ricardo	STRICKLAN Natural David, Conver Peter, BUCKINGH AM, Ronald, Brett, CHEUNG, Anna	STRICKLAN Natural D, David, Conveig Peter, BUCKINGH AM, Ronald, Brett CHEUNG, Anna
Convergence	Natural Convergence	Natural Convergence
The state of the s		
	·	

Our Ref.	Code	Issue Date	Patent #	Title	Inventors	Central	200	Document
9-16310-13BR	87			METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	Lloyd WILLIAMS Normand NEV A. CLERMONT Colin A. INC REID	NEWSTEP NETWORKS		
9-16310-18BR	82			METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION	BERT Gordon Lloyd Williams	NEWSTEP NETWORKS	04/04/06	Industrial Property Journal
					,			
9-16310-18DE	D <sub>E</sub>		1042922	METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION	Gordon J. GILBERT Gordon M. MELICK Lloyd Williams Colin A. RFID	NEWSTEP NETWORKS	13/10/04	
,				BETWEEN FIRST AND SECOND VOICE TERMINALS IN A SWITCHED TELEPHONE NETWORK	Colin > XE io			
9-16310-18ES	ES		1042922	METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE	Gordon J. GILBERT Gordon M. MELICK Lloyd Williams Colin A. REID	NEWSTEP NETWORKS	02/04/05	Publication
	· · ·		,	NETWORK	1	NEW NETWORKS	12/16/2004	EP Patent Certificate
9-16310-18FR	FR	13/10/04	1042922	METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE NETWORK	Gordon J. GILBERT M. MELICK Lloyd Colin A. REID	Gordoni News (EP NEI WORKS) Williams INC.	2) 9/2004	Trainit Count
9-16310-18GB	- GB		1042922	1022222 METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE NETWORK	Gordon J. GILBERT M. MELICK Lloyd I Colin A. REID	NEWSTEP NETWORKS	12/16/2004	EP Patent Certificate
9-16310-18DE	DE	13/10/04	1042922	METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE NETWORK	Gordon J. GILBERT M. MELICK Lloyd Colin A. REID	Gordon NEWSTEP NETWORKS Williams INC.	03/09/08	German Fubication
9-16310-18HK	¥			METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE NETWORK	Gordon J. GILBERT Gordon M. MELICK Lloyd Williams Colin A. REID	BELL CANADA	N/A	X
9-16310-1811	7		1042922	METHOD AND SYSTEM FOR	Gordon J. GILBERT Gordon	Gordon NEWSTEP NETWORKS		
4   5   5   5   5   5   5   5   5   5	=			COMPLETING A VOICE CONNECTION IN A SWITCHED TELEPHONE NETWORK	M. MELICK Lloyd	INC.		
9-16310-21HK	¥			METHOD AND SYSTEM FOR IMPROVED CALL SETUP	Gordon J. GILBERT	BELL CANADA	Z.A	NA.
9-16310-21DE	DE	15/1/03		1075768 METHOD AND SYSTEM FOR IMPROVED CALL SETUP	Lloyd WILLIAMS Gordon J. GILBERT	NEWSTEP NETWORKS	09/13/06	Registration Certificate
9-16310-21ES	ES.	15/1/03	G 1075768		Lloyd WILLIAMS Gordon J. GILBERT	NEWSTEP NETWORKS	3/9/07	
9-16310-21GB	GB	15/1/03		1075768 METHOD AND SYSTEM FOR IMPROVED CALL SETUP	Lloyd WILLIAMS Gordon J. GILBERT	NEWSTEP NETWORKS	67106	Registration
9-16310-21MX	MX	12/11/03	3 217558		Liayd WILLIAMS Gordon J. GILBERT	NEWSTEP NETWORKS	Filed 11/04/04	
9-16310-21EP	EPP	15/1/03	1075768		Cloyd WILLIAMS	REVD NETWORKS INC.	AUN	Z
9-16310-30US	Su			METHOD AND APPARATUS FOR EFFICIENT USE OF VOICE TRUNKS FOR ACCESSING A SERVICE RESOURCE IN THE PSTN	Lloyd WILLIAMS Gordon J. GILBERT	BELL CANADA REVD NETWORKS, INC. NEWSTEP NETWORKS INC.	06/06/2002 12/15/2003 05/21/2004	012981/0577 014784/0948 015355/0594

Our Ref. 9-16310-36US-1 9-16310-64EP	EP US Code	Issue Date	Patent #	APPARATUS FOR VENDING AND DELIVERING TELEPHONE SERVICES SERVICE PROVISION	<del>  </del>	Inventors Lloyd WILLIAMS Lloyd WILLIAMS Alexander MARKHAM David Edward	Inventors  Lloyd WILLIAMS  Lloyd WILLIAMS Alexander  MARKHAM David Edward
9-16310-64EP	n V			SERVICE PROVISION		Alexander vid Edward	Alexander NEWSTEP NETWORKS  id Edward INC.
9-16310-72CA-1	Ç.			METHOD AND SYSTEM FOR PROVIDING ACCESS TO A VOICE MAIL SYSTEM		Llbyd WILLIAMS	
9-16310-72EP	- cg			METHOD AND SYSTEM FOR PROVIDING ACCESS TO A VOICE MAIL SYSTEM		Libyd WILLIAMS	
9-16310-72US-1	US			SYSTEM FOR PROVIDING ACCESS TO LIGHT WILLIAMS A VOICE MAIL SYSTEM	SS TO		SS TO Loyd WILLIAMS BELL CANADA 11/28/2001 NEWSTEP NETWORKS 01/23/2004 NC.
9-16310-74US	US			METHOD AND SYSTEM FOR PROVIDING SECURE ACCESS TELEPHONE SERVICE	ТОЛ	Lloyd WILLIAMS Alexander A MARKHAM David Edward JOHNSTON	Lloyd WILLIAMS Alexander A MARKHAM David Edward JOHNSTON
15310-80USPR	su			METHOD AND SYSTEM FOR A JOIN FUNCTION TO PROVIDE CALL HANDOFF BETWEEN SERVICE PROTOCOLS		Loyd WILLIAMS	
9-16310-13PCT	PCT			METHOD AND APPARATUS FOR DYNAMICALLY ROUTING CALLS IN AN INTELLIGENT NETWORK	S IN AN	Lloyd WILLIAMS N A. CLERMONT REID	Lloyd WILLIAMS N A. CLERMONT REID
9-16310-18PCT	PCT			METHOD AND SYSTEM FOR COMPLETING A VOICE CONNECTION ECOND VOICE BETWEEN FIRST AND SECOND VOICE TELEPHONE NETWORK	CTION	Gordon J. GILBERT M. MELICK Lloyd Colin A. REID	Gordon J. GILB M. MELICK Colin A. REID
9-16310-21PCT	PCT			METHOD AND SYSTEM FOR IMPROVED CALL SETUP		Lloyd WILLIAMS Gordon J. GILBERT	
9-16310-30PCT	PCT			METHOD AND APPARATUS FOR EFFICIENT USE OF VOICE TRUNKS FOR ACCESSING A SERVICE RESOURCE IN THE PSTN	NKS	Lloyd WILLIAMS KS Gordon J. GILBERT	Lloyd WILLIAMS KS Gordon J. GILBERT
9-16310-45PCT	PCT			METHOD AND APPARATUS FOR PROVIDING LOCAL CALL TREATMEN DISCRIMINATION FOR SELECTED CALLS IN A SWITCHED TELEPHONE NETWORK	OR ATMENT TED VHONE	FLOYD WILLIAMS Alexander MENTMARKHAM David Edward D JOHNSTON NE	9
9-16310-64PCT	PCT			SERVICE PROVISION		Lloyd WILLIAMS Alexander MARKHAM: David Edward JOHNSTON	ã:
9-16310-71PCT	PCT			METHOD AND SYSTEM FOR CORRELATING TELEPHONE CALLS WITH INFORMATION DELIVERY	CALLS	Lloyd WILLIAMS MARKHAM David JOHNSTON	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON
9-16310-74PCT	РСТ			METHOD AND SYSTEM FOR PROVIDING SECURE ACCESS TO A TELEPHONE SERVICE	S TO A	Lloyd WILLIAMS MARKHAM David JOHNSTON	Lloyd WILLIAMS Alexander MARKHAM David Edward JOHNSTON
9-16310-76PCT	_			METHOD AND APPARATUS FOR SUBSCRIBER CONTROL OF AN	<b>≩</b> ໘		Michael KAHNERT WILLIAMS

• •

### APPENDIX C TO SCHEDULE 2.1(a) TRADEMARKS AND TRADE NAMES

#### Trademark:

1. SILHOUETTE SN. No.:76503578 FD: 2003-04-02 Reg #: 2957599 RD: 2005-05-31

2. NATURAL CONVERGENCE SN. No.:76315607 FD: 2001-09-21 Reg #: 3199996 RD: 2007-01-23

3. CONVERGED CALL MANAGEMENT\* (abandoned) SN. No.:78671873 FD: 2005-07-16 RD:

4. CONVERGED SERVICES NODE\* (pending) SN. No.:78671872 FD: 2005-07-16 RD:

5. NEWSTEP\* SN. No.:78321122 FD: 2003-10-30 Reg #: 3204954 RD: 2007-02-06

\* Newstep Trademarks

# APPENDIX D TO SCHEDULE 2.1(a) DOMAIN NAMES

Natural convergence.com
Hostedkeysystem.com   pointed to naturalconvergence.com
VirtualKeySystem.com   pointed to naturalconvergence.com
demo.naturalconvergence.com

### APPENDIX E TO SCHEDULE 2.1(a) HARDWARE

See attached.

# **NCI HARDWARE**

Sugar	#	Backup RdsrvO1 RdsrvO2	FTP Server		

Name

Other																	Racki	88ck2	Pack3	Rack3	Rack3	Rack3	Rack3	Rack 4	Rack 4	Rack 4	Rack 4	Rack 4	Rack 4	Rack 4	Rack 4	001																	
																										•																							
Description sumfine x4100	Sunfile T2000	Sunfire 72000	AudioCodes Ipmedia 2000	Audio Cades Inegiant 2000	Sunfire x2100	APC 3000 w/ Battery Packs	APC 3000 w/ Battery Packs	APC 3000 w/ Battery Packs	APC stud w/ battery Packs	Acme packet	Sunfire V120	Sunfire V120	Suntine V120	Sunfire x2100	Sunfire x2100	Sunfire v65x	Cisco AST2511RU	Belkin KVM	Cisco (29/06-2415	HP RI 4600C (Server 1)	HP BL4600C (Server 2)	HP BL4600C (Server 3)	HP-BL4600C (Server 5)	Belkin KVM	Dell PowerEdge 750	Sunfire v20z	Quantum Superloader 3	Intel Cone	HPD1.180G5	HPAI01200	HPNSA60	Intel Clone	5 FlatScreen Montons	intel Clone	Cisco 2950-24	Cisco 2950-12	Dell 4600	APC2200XL + 1 battery pack	Cisco 2950-24	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Pix 515E	Cisco 2950-24	Cisco 3640	Cisco 3640	Cisco 2621	Cisco 2621	Cisco C3548-XL	Cisco C3548-XL	CISCO CASSEQUEDES
			-																																														
			n/a	e/u		1/3	n/a	e/u	r/a	J	2			n∕a				n/a						u/a	e/u						7/2		n∕a	n/a of	*		n/a	n/a			e^u^	в/п							
NS	0711AM0046	0727NNNO: 1			07330,AL010	10070JG				X6060259189	EE44540103	FF43730037	FF43930011		0633FU200Z	UBITECACACIONS	750934693		CAT0939R0K6	ZUXBIDOSNO	2UX81900T5	ZUXXIBUSNIZ	ZUX81606DM			5JV557.1 YG054915115	FA0540BHA00015	ECHK4150096	2UX8460226	2UX846021L	vio vio	ECHK4320614			- FOCE / SOLVE	FHKD649W081			CNMSADOCRA	88810415502			FHK07272021	JABOAZ/SIPA	SHADOTOOKY	MXD63610TF	FABOSZBV103	FAAOS16MOH3	CAT0848X25Z

			Projector	Projector	<del>1</del>			Dev\$w01			Devha30 n32	Devha30 n33			Devsw02.05	Devsw05	DevSeagul[01													DevAutoinstali01	SysRtr01.	DMZRTR01	SysTerm01	SysEngRack	10.0.37.221	10.0.31.222	Similar	Company			don't belang to us	don't belong to us		OpsSw01	OpsRtr01	OpsTerm01								•
Cisco 2611	Cisco 87/	Mitel 5485 Paging Unit	Phone 3G	NEC LT265 NEC LT265	10 Mitel Phones	C2950	APCZZ00XL	C2950-24	Sunfire T2000	Sunfire T2000	Sun Netra 71	Sun Netra T1	Sun Ultra 5	Intel Clane	Intel Clone	C366230-	Intel Cons	V120	OZTA	V120	V120	VIOO	X2100	X4200	x4200	Suntire v240	Suntine V.24U	XXIO	200.7%	Intel Clope	Gsco 2630	Cisco 2600	Cisco 2500	AudioCodes Ipmedia 2000	Surfire V120	Sunfire V3.20	Cisco 2950-24	D-Link	12000	00021	Surfile Autoo	Notice Chara	C.CAN Power System 48V	Cisco 2950-24	0,000 0,000	Cisco 2511	Sunfire v120	Sunfire v120	x2100	Netra x4200	Sunfine v240	Sunfire v240	2950-12	12 19" racks
JAC0549A039	JMXD611H0ZX	1EOHT19QXWf	839200UAY7H	÷	e/u	FHK0634W07W	WS9802478282	KMX0809L1P7	u/u	5709BD00FA	U/11800123	47:	e/u	ECHK4340404	ECHK4360295				CF20901436	H44010153	Freed OF 000	FOLUSION S	DESCRIPTION	0915FM8005	0916FM8006	1155		0623AM0173	0550AM1385	0740FM8008	ε/u	e 4√1	17 c	e/13	#/C	2/1	F0CD62921F5	DESTOCET	0719BD06A9	C710NNN1B5	0730AM0069						CARAGORA	F44840 LL3	H-S161002	0655FUZAVA	USZUFINISOU.	FNSZ4SOLGI	SACONO-SACA	

	AND THE STATE OF T		Dell Lattor Latticke DSDS	
1049			Dell Laptop Latitude D600	٠
1040			Dell Docking station PD01x	
1046			Dell Docking station PD01x	
0501			Dell Docking station PD01x	
2		19	Mitel phones (mix of 5301/5312/5430/5340/5220/520/50	
		н	5310 IP conference unit phone.	
		m	5310 conference unit round silver unit	
		7	PKM 5412	
			PKM 5448	
		60	Analog phones	
		en	Mital wireless base	
			FXS Mediatrix :	
		***	1204	
		н	4104	
		<b>+</b> 4	1102	
		FI	4102	
		2	1104	
		7	sip phones	
		vi	Cell	
			fubs	
		2	4 port d-link hub	
		<b>υ</b> ο	4 port d-link routers	
		г <del>н</del>	4 linksys router	
	AFLBADTN0906AC750	н	8 port adtran netvanta 3448	•
		۲	24 port d-link websmart switch des-1228p	
		7	fax printers HP1040	
		H	fax printer HF1240	
		н	cordless headset tharger	
		ч	wireless handset	
		7	cordiess accessory module	
1044		Ħ	15" LCD desktop monitor	
	cn0y4299-71618-52h-bamt	-1	15" LCD desktop monitor	
1039			15" LCD desktop monitor	
1038		н	15" LCD desktop monitor	
	7737710750pGa	,,	tenovo 17" LCD	
	411kgfl2g2211	ri	16 100 17"	
	L60045-17g889793	н	prouch label printer	
1103			dell dinension desktop - model 4500	
1101			deil dimension desktop - model 4500	
1087			dell dimension desktop - madel 4600	
1109			deit dimension deskap - model 4500	
1711			pc clone(linux dev)	
1115			17" Dell Monitor CRT	
1105			defidimension desktop - model 4800	
	cn-0tc670-70821-5c5-f151		del dimension desktop - model 170L	
	dd09zc1		dell dimension desktop - model 9200	
1112			dell dimension desklap - madel 4500	
1fp4631	cn-ouo314-42940-363-271		OCCUPANCIA DESCRIPTION OF THE PROPERTY OF THE	
	g0dxh91		del optiplex desidop - model 170 L	
1128	1128		dell oppiet des good - model of	
		~ •	dulink 4 port Kyrits with cables No hand-drive • system was removed from racks due to IDE hand drive failure	to IDE hard drive failure
	FV32340057	н,	FORCE AND DATE OF THE PROPERTY	
		4	SAES MILE FABRIC VIEW	

Configured as VM Standalone Cart see Cart see Cart see

Configured as Voice Mail HA PAIR Configured as Voice Mail HA PAIR 10.100.225.10 10.100.225.31	10.100.125.13  Configured as SSG HA Pair Configured as SSG HA Pair Pryswod	PVSW01 PVSW06 PVSW08 PVSW08 PVSW12 PVMAGO-Configured as HA PAIR PVHAGO-Configured as HA PAIR	PV LOWSO PV-MAGO. Configured as HA PAIR PVTOWSS PVTOWSS PVTOWSS PVT-ARD Configured as HA PAIR PVT-ARD Configured as HA PAIR	PVSW33 PVDEPCT PVHAZ0 - Configured as HA PAIR PVHA30 - Configured as HA PAIR PVHA30 - Configured as HA PAIR
Sunfine X4100 (TOWS) Sunfine X1100 (HA SVM) Sunfine X1100 (HA SVM) Convedit Media Serve model CMS1000 Audicocodes IP Media 2000 Audicocodes IP Media 2000	Audicocdes IP Media 2000 Audicocdes IP Media 2000 Audicocdes IP Media 2000 Comedia Media 2000 Surfire X2100 Surfire X2100 X2200 NG (SVM standalone) Cscos switch 2950 (48 port) Cross switch 2950 (24 port)	Cisco Terminal Server 2500 series (1.6 port) Cisco Router (no identification) Cisco Router (no identification) Cisco swirth 3260 (24 port) Cisco swirth 2260 (24 port) Cisco swirth 2260 (24 port) Metra 72000 (HA Pair) Nerra 72000 (HA Pair)	Netra 94200 Sunfree V120 Sunfree V120 Sunfree V120 Sunfree V120 Sunfree V120 Sunfree V240 Sunfree V240	Cisco switch 1250 (24 port) Ded monitor 17in CRT and keyboard Sunfire 1200 (14 Pair) Sunfire 12000 (14 Pair) Sunfire 12000 (14 Pair) Netra N240 Netra N240 Netra N240 Netra N240 Netra N240
ਜੰਜਜਜਜ			स्त्राचलस्त्राचल	
0638aMJ468  0623AAM0197  0611AM0956  Cart see	Cant see	Carth see Can't see	074,1PM8009  FH4355004  FH43550012  FF51920050  FF51820050  FF51820050  FF51820050  FF5180050  FF5180050  FF5180050	MY-070M

	The second of th	AND THE PERSON OF THE PERSON O	
1100		IBM 2374M52 ThinkPad 142	998G8ZI.
2070	2	Dell Computer OptiPlex 170L	8R68N51
2007		Dell Inc. Precision WorkStation 390	D4Q5VC1
3 5	C. LIV	Dell Inc. Precision WorkStation 390	1L2TDC1
2020		Deline Deli DXP061	FLOYOD1
STOS		Dall Computer Outiblex 1701	DS68N51
1058		Dall Computer Octiblex 1701.	5S68N51
10/4	Various Users	1014	DODYH91
5021	PY. Davies	Dell Computer Coult ex 1700	
1059	T. Dao	Dell Computer OptiPiex 170L	6R68N51
5005	BROKEN	LENOVO 195143U ThinkPad T60	L3AEL81
2,000		Dell Computer Dimension 4600i	J3Y JB41
3070		Dell lar Precision WorkStation 390	5BPZBF1
5023	W. Wightman		TO BOTH
5024	R. Tupja	Dell Inc. Precision WorkStation 390	CACOACI.
5026	W Moutharak	Hewlett-Packard HP Pavilion dv2000	2CE7080B05
5035		IBM 2686DHU ThinkPad T43	L3BM561
	Spare park	Defl Computer OptiPlex 170L	7S68N51
100		IRM 266844U ThinkPas T43	1.3A3161
2772	15. Produce Frida		

1	Pat Smith	THE PROPERTY OF THE PARTY OF TH	386388
5030	Spare parts	EM 268 13AU (IIIIN au CA)	O.T. C.
5031	BROKEN	IBM 2686DHU ThinkPad 143	L36M532
5033	Spare parts	Dali Computer OptiPlex 170L	3902671
ceus	Ons Jah 2	Dell Computer OptiPlex 170L	71.G61.61
Yeus	A Anderson	ENOVO 195148U ThinkPad T60	L3AKY86
202	Caminat	IBM 2378RAU ThinkPad T42	L3PT232
5036	1. Strickland	IBM ThinkPad 743	L3BW545
1148	[ Graziade:	18M ThinkPad T42	3586ZK
,	B Crank	TGI LENOVO laptop	L3-ACNEX
2010	A Ktacker	LENOVO 195143U ThinkPad T60	L3AKZ09
5005	A Skafe!	IBM 2686DHU ThinkPad T43	L3BW488
FUCA	Caminat	IBM 2686DHU ThinkPad T43	L3BW487
200	W Morris	(BM, 2378RBU ThinkPad 742	99PX249
2006	E. Smith	IBM 2686DHU ThinkPad T43	L3BW557
2005	Hines Eng Boardroom	Deli Computer Dimension 3000	7791081
5037	Soare parts	Dell Inc. Dimension 4700	4N5SM71
£0.12	Pv Navies	LENOVO 195143U ThinkPad T60	L3AEM54
1097	1 Cambell	Dell Computer OptiPlex 1700.	2S6BN51
1001	Chaoman	Del Computer OptiPlex 170L	HS68N51
5005	'A Cheime	Dell inc. Precision WorkStation 390	2L2TDC1
5	2 Chirler	LENOVO 195143U ThinkPad TGO	L3AKZ13
4	O Strucklereer	Dell Computer OptiPlex 170L	JR66N51
200	T Minney	Hewlett-Packard HP Pavillon dv2000	2CE7032GFV
200	D.Ye.	HP xw4600 Workstation	CAC83806PQ
100	M Morris	1ENOVO 2082-5XU T500	L3 AGMOM
2000	nd Shortbarn's	LENOVO 2082-5XU T500	L3-AGMOE
5000	in: months	LENOVO 2082-5XU T500	L3-AGMOG
7	S. Lowing	1 ENOVO 2082-5XU T500	L3-AGMOH
200	T Mistage	LENOVO 2082-5XU T500	L3-AGMOR
200	o Mohindoin	LENOVO 2082-5XU T500	L3-AGMOF
2020	1 Company	HP Compaq dc5800 Microtower	CACS1007JK
800	D DOCTOR	HP Compaq dc5800 Microtower	CACS1007JG
200	(A. Printers	HP Compan dc5800 Microtower	CAC910092N
2000	D. Ch (4)	HP Compac dc5800 Microtower	CAC90709V2
1000	Constant and a second a second and a second	HP Compaq dc5800 Microtower	CAC91007HF
2005	TBeen	HP xw4600 Workstation	CACR3806PB
2000	D Coomerdie	LENOVO 2082-5XU T500	L3-AGX5R
200	O. George	1.ENOVO 2082-5XU T500	L3-AGXSK
085	San Contraction	1 FNOVO 2082-5XU T500	L3-AGX5G

High Definition Projectors (3)
Desk
DVD player
VIS player
VIS player
Sound surrond system and (6) speakers
wil
adtrain Netvanta 1355
Geo 931
Courbes (2) and chairs (2)
Corfee table
Coffee table
Microwave (2)
Round kitchen tables (4)
Kitchen chairs (20)
Z33 tables (5)
Microwave (2)
Dishwasther
Coffee maker
Toaster oven
Misc kitchenware

Capichino Malkar
Desis w whiteboards & file cabiners & chairs (25)
Lichty chairs (2)
Learnak A342 printer
23 tables (5)
Book Shelves (6)
Cradenras (5)
this (4)
whiteboards (5)
Filing a bines (17)
Py lab desix
Lab workbenches (8)
24 tables (5)
35 tables (5)
Miss chelving (lack room)
5310 speaker phone (9)
Miss shelving (lack room)
5310 speaker phone (9)
Miss shelving (lack room)
5320 speaker phone (2)
h ph 2020 printer (2)
H ph 2020 printer (2)
H ph 4030 printer (2)
Miss chelving (lack room)
Miss shelving (lack room)
Miss chelving (lack room)
Miss weight equipment
Treadmill

## NEWSTEP HARDWARE

	rr mar	1 4!	Destination
<u>Item</u>	NewStep #	Location	<u>Destination</u>
Windows Mobile Build Machine	10000	Office	Kanata
LCD Monitor.	10040	Office	Kanata
RIM Mobile Build Machine	10520	Office	Kanata
LCD Monitor	10050	Office	Kanata
Apple Build Machine (Mac lap top)	10518	Steve	Kanata
Developer Workstation	19195	Office	Kanata
Device - 740		Abid	Abid
Device - 710		Abid	Abid
Device - HPiPAQ		Abid	Abid
Device - HPiPAQ		Office	Kanata
Device - QTEC (x2)		Office	Kanata
Device - Starcom (x5)		Office	Kanata
Device - HTC BT		Office	Kanata
Device - Pocket PC		Office	Kanata
Device - BlackBerry (x1)		Office	Kanata
Device - Diackberry (x1)		•	•

Item Developer Workstation - CSN 1 Developer Workstation - CSN 30 LCD Monitor LCD Monitor Windows Lap Top	NewStep # 10422 10129 10410 10522	Location Office Office Office Office Office Geordie	Destination Geordie Geordie Geordie Geordie Geordie
Developer Workstation #2 - CSN1	•	Office	Kanata
Developer Workstation #2 - CSN30		Office	Kanata
Developer Monitor - 21"	10138	Office	Kanata
Developer Monitor - 21"	10072	Office	Kanata
Developer Monitor - 21"	10186	Office	Kanata
Developer Monitor - 21"	10085	Office	Kanata
CSN DVD Generator Platform	10086	Office	Kanata
LCD Monitor	10078	Office	Abid
Developer workstation csn1	10094	Office	Kanata
Developer workstation csn30	10117	Office	Kanata
Developer workstation csn30		Office	Kanata

Item	NewStep#	Location	<u>Destination</u>
Rack #1	20452	Lab	Kanata
CCM 4.2	10462	Rack 1	Kanata
Sunfire 240	10328	Rack 1	Kanata
Sunfire 240	10329	Rack 1	Kanata
Sunfire 240	10330	Rack 1	Kanata
Sunfire 240	10284	Rack 1	Kanata
UPS			Kanata
Cicso Unity - Vmail	10322	Rack 1	Kanata
CCM	10320	Rack 1	Kanata
Cisco 3500 Switch	10238	Rack 1	Kanata
Ingate SBC	10480	Rack 1	Kanata

Item	NewStep#	Location	<u>Destination</u>
Rack #2	20451	Lab	Kanata
Catapulse	10311	Rack 2	Kanata
MGTS	10412	Rack 2	Kanata
Convedia CMS 1000	10429	Rack 2	Kanata
Audiocodes Mediant 1000	10501	Rack 2	Kanata
CSND05	10517	Rack 2	Kanata
CSN 135 Test	10510	Rack 2	Kanata
CSN 35 Build	10508	Rack 2	Kanata
Cisco 2600	10314	Rack 2	Kanata
CSND01	10316	Rack 2	Kanata
CSND02	10315	Rack 2	Kanata
CSN1ST1	10468	Rack 2	Kanata
Cisco Switch	10488	Rack 2	Kanata
Linksys Switch	10318	Rack 2	Kanata
Linksys Switch	10319	Rack 2	Kanata

			•
<u>ltem</u>	NewStep#	Location	<u>Destination</u>
Rack #3	20450	Lab	Kanata
Performance Technologies	10384	Rack 3	Kanata
DBS01	10385	Rack 3	Kanata
CSN01	10383	Rack 3	Kanata
UPS01		Rack 3	Kanata
Cisco 3500	10323	Rack 3	Kanata
Cisco 12 port switch	10387	Rack 3	Kanata

·

em         NewStep #         Location         Destination           ack #4         20449         Lab         Kanata           erformance Technologies - VPS01/VPS02         10299         Rack 4         Kanata           erformance Technologies - VPS03         Rack 4         Kanata           lsco 2800 - ITP02         Rack 4         Kanata           isco 7200         10301         Rack 4         Kanata           BS02 Sunfire 280         10302         Rack 4         Kanata           un SSa02         Rack 4         Kanata         Kanata           unfire V1280         10305         Rack 4         Kanata           PS - UPS02         Rack 4         Kanata
--

<u>Item</u>	NewStep#	Location	Destination
Rack #5	20448	Lab	Kanata
DCOSS	10289	Rack 5	Kanata
Adtran	10290	Rack 5	Kanata
DCOSS	10291	Rack 5	Kanata
Lambda Power Supply	10294	Rack 5	Kanata
IBM xSeries 343	10292	Rack 5	Kanaţa
Sentry PDU	10295	Rack 5	Kanata
DCOSS	10297	Rack 5	Kanata
DCOSS	10298	Rack 5	Kanata

ltem_	NewStep #	Location	<u>Destination</u>
Cisco 3600	10276	Rack 6	Kanata
Cisco 3600	10275	Rack 6	Kanata
Cisco 3700	10278	Rack 6	Kanata
Belkin	10279	Rack 6	Kanata
Netra X1	10282	Rack 6	Kanata
	10283	Rack 6	Kanata
Netra X1	10469	Rack 6	Kanata
CCM 5.x	10244	Rack 6	Kanata
CCW 6.X			

Item Console Switch Cisco Pix DHCP Server DEMO OCS CSNTEST Cisco 3800	NewStep # 10268 10221 10271 10270 10269	Location Rack 7 Rack 7 Rack 7 Rack 7 Rack 7 Rack 7	Destination Kanata Kanata Kanata Kanata Kanata Kanata Kanata
---	---	--	--

UPS04 Rack 8 Kanata
---------------------

<u>Item</u>	NewStep #	<b>Location</b>	<u>Destination</u>
Rack #9	20440	Rack 9	Kanata
CSN1 Build	10493	Rack 9	Kanata
CSN1 Test	10490	Rack 9	Kanata
= +···		Rack 9	Kanata
Serdev01 Badger	10231	Rack 9	Kanata

ı

.

Item Rack #10 T1000 3300 Storage Netra 240 - CSN09 Sunfire 240 CSND07 - 240 CSND08 - 240 TORSS001 CSN03 - 240 CSN04 - 240 Tordev01 - 240 Cisco 3500 SNC Switch UPS05	NewStep # 20441 10521 10497 10487 10440 10441 10288 10286 10287 10285 10219 10274	Location Lab Rack 10	Destination  Kanata
01 000			

<u>Item</u>
Patch Panel
Loose Cables (after lab dismantle)

NewStep # Location Destination
20447 Lab Kanata
Lab Kanata

Mana	NewStep#	Location	Destination
Italiana EE3124	10308	Wire Rack	Kanata
Linksys EF3124	10361	Wire Rack	Kanata
Linksys EF3124	10063	Wire Rack	Kanata
HTTPS Proxy	10026	Wire Rack	Kanata
CSN137 Test	10161	Wire Rack	Kanata
Serdev03	10167	Wire Rack	Kanata
CSN136 Test	10127	Wire Rack	Kanata
Open Ser	10056	Wire Rack	Kanata
Unity Exchange	10092	Wire Rack	Kanata
Asterick Oracle OCS	10134	Wire Rack	Kanata

	NewStep#	Location <u>[</u>	<u>Destination</u>		
Ciaco Switch	Memorch	Office Floor	Kanata		
Cisco Switch	10454	Office Floor	Kanata		
Cisco 2600	10326	Office Floor	Kanata		
Cisco 2600	10452	Office Floor	Kanata		
SunFire 240	10453	Office Floor	Kanata		
Sunfire 4100	10400	Office Floor	Kanata		
Tatra Gateway	•	Office Field			
Meru Wireless Access Point	10446	Office Floor	Kanata		
Meru Wireless Controller	10445	Office Floor	Kanata		
Cisco Access Point	10414	Office Floor	Kanata	•	
Cisco Access Point	10180	Office Floor	Kanata		
Cisco Access Point	10369	Office Floor	Kanata		
Cisco Access Point	10181	Office Floor	Kanata		
Cisco Access Point	10447	Office Floor	Kanata		
Cisco Access Point	10448	Office Floor	Kanata		
Cisco 800 Server	10394	Office Floor	Kanata		
Cisco IP Phone	10511	Office Floor	Kanata		
Cisco IP Phone	10432	Office Floor	Kanata		
Linksys IP Phone - SPA941		Office Floor	Kanata		
Linksys IP Phone - SPA941		Office Floor	Kanata		
Linksys IP Phone - SPA941		Office Floor	Kanata		
Grandstream		Office Floor	Kanata		
Grandstream		Office Floor	Kanata		
IP Video Phone		Office Floor	Kanata		
Avaya Set	10470	Office Floor	Kanata		
Motorola Wireless Set	20344	Office Floor	Kanata		
Motorola Wireless Set	20343	Office Floor	Kanata	•	
Motorola Wireless Base	20342	Office Floor	Kanata		
Nokia E51		Office Floor	Kanata		
Nokia SDN 6472885438		Office Floor	Kanata		
PBX Software Box	to be confirme	;d			
Cisco CCM /6.1/6.0/5.0/4.0		Office Floor	Kanata		
		Office Floor			
Ericsson Access point		Office Floor			
Analog Modem	10471	Office Floor			
Avaya IP Phone rational Software version 2002.05.00	• •	Office Floor			
Iprobe software		Office Floor	Kanata		
Borland Ent		Office Floor	Kanata		
Avaya amphenol cables		Office Floor	Kanata		
Avaya amphener		Office Floor	- Vonata		
Cisco 9600 Switch	10390	Office Floor			
Cisco 9600 Switch	10310	Office Floor			
Domain Controller Desktop Demo	10280	Office Floor	Nanaia		
·					
				•	
•		•			
	·	•	,		

I Lucian	NewStep#	Location	<u>Destination</u>
Item	9-16310-72	Office Floor	Kanata
Patent Box 1	9-16310-74	Office Floor	Kanata
Patent Box 1	9-16310-76	Office Floor	Kanata
Patent Box 1	9-16310-45	Office Floor	Kanata
Patent Box 2	9-16310-64	Office Floor	Kanata
Patent Box 2		Office Floor	Kanata
Patent Box 2	9-16310-71	Office Floor	Kanata
Patent Box 3	9-16310-30		Kanata
Patent Box 3	9-16310-31	Office Floor	Kanata
Patent Box 3	9-16310-36CA-1	Office Floor	
Patent Box 3	9-11090-36	Office Floor	Kanata
Patent Box 4	9-16310-18	Office Floor	Kanata
Patent Box 4	9-11090-21	Office Floor	Kanata
Patent Box 5	9-16310-13	Office Floor	
	9-11090-13	Office Floor	Kanata
Patent Box 5	9-16310-83	Office Floor	Kanata
Patent Box 6	9-16310-84	Office Floor	Kanata
Patent Box 6	9-16310-78	Office Floor	Kanata
Patent Box 7	9-16310-80	Office Floor	
Patent Box 7	9-16310-81	Office Floor	
Patent Box 7		Office Floor	
Patent Box 8 - General Materials	Misc Materials	Office Fidor	, ,,

### SCHEDULE 2.1(b)(i) THIRD PARTY LICENSES

See attached.

The Purchaser shall have the right to modify this list by removing one or more licenses on written notice to the Vendor.

Functional Systems	Vendor	Seek Assignment?	Owe	Owed amount Annual GF	Annual GF
silhouette Systems Components Sybase 9.0.2	Sybase	Yes	<b>⇔</b>	40,000.00	40,000.00 \$ 25,000.00
SUN Netra High Availability Suite 3.0	Sun	Yes	લ	1	
SUN JDMK 5.0	Sun	Yes	€1	ı	
AudioCodes Gateway/Media Server/Conference Server	AudioCodes	Yes	€	22,000.00	22,000.00 \$ 88,000.00
MiNET Firmware - for 5201, 5220, 52208, 5304, 5340/5350, 5312/5324, 5485 devices	Mitel	Yes			
		YES	€9	62,000.00	62,000.00 \$113,000.00

Operations Support
Right Now - Trouble Ticketing for Customers
Community Zero - Customer Communications Vehicle <u>Development Licenses & Support</u>
Perforce Annual Maintenance - \$160 per license
Common Voices Lab Support

<u>Vendor</u>
Perforce
Common Voices

Notes Budget \$5,000 per year Budget \$7,500 per year

Assign? Yes Yes Annual Nut \$ 5,000.00 \$ 7,500.00

\$23,000 per year - this would be transferrable - paid monthly \$3,400 per year - this would be transferrable - paid monthly

Yes Yes

\$23,000.00 \$3,400.00 \$38,900.00

RightNow Ramius

### SCHEDULE 2.1(b)(ii) THIRD PARTY EQUIPMENT LEASES

See attached.

The Purchaser shall have the right to modify this list by removing one or more leases on written notice to the Vendor.

### Equipment Leases:

### 1. Lease 227056c

Origin Date: June 24, 2008

Equipment: Servers for IT and related components

Term: 40 months

Original Value: \$22,751.36 Monthly Payment: \$740.30 Annual Interest rate: 11.25%

Monthly rate: 0.94%

End of lease purchase option at 36 months: \$2245.20

### 2. Lease 244368c

Origin Date: Feb, 2009

Equipment: Servers and NAS expansion

Term: 36 months

Original value: \$17,427 Monthly payment: \$612.23

### 3. Lease 248217C

Origin Date: March, 2009

Equipment: NAS, 7 Laptops and 5 desktops

Term: 36 months

Original value: \$40,056.21 Monthly Payment: \$1428.53 Annual interest rate: 13.68%

Monthly rate: 1.51%

End of lease purchase option at 36 months: \$10

### SCHEDULE 3.5 ALLOCATION OF PURCHASE PRICE

To be agreed upon by the Vendor and the Purchaser, acting reasonably, prior to Closing

### SCHEDULE 10.9 EMPLOYEES TO BE EMPLOYED BY PURCHASER

Brett Buckingham
David Georgeadis
Ravik Tupja
Stephen Welch
William Wightman
Dorothy Stockburger
Steven Pequegnat
Paul Young-Davies
Abid Mohiuddin

### SCHEDULE A APPROVAL ORDER

Court	File	No.	

### **ONTARIO**

### SUPERIOR COURT OF JUSTICE

THE HONOURABLE		FRIDAY, THE 31 <sup>ST</sup> DAY
JUSTICE		OF JULY, 2009
BETWEEN:		
	DDC VENTUDE CADITAL	INC

### BDC VENTURE CAPITAL INC.

Applicant

- and -

### NATURAL CONVERGENCE INC.

Respondent

### APPROVAL AND VESTING ORDER

THIS MOTION, made by PricewaterhouseCoopers Inc. in its capacity as the Court-appointed interim receiver and receiver and manager (the "Receiver") of the undertaking, property and assets of Natural Convergence Inc. (the "Debtor") for an order approving the sale transaction (the "Transaction") contemplated by an asset purchase agreement dated July 30, 2009 (the "Asset Purchase Agreement") between the Debtor and Broadview Networks, Inc. (the "Purchaser") and appended to the Report of the Receiver dated July 30, 2009 (the "Report"), and vesting in the Purchaser the Debtor's right, title and interest in and to the assets described in the Asset Purchase Agreement and described under Schedule "B" (the "Purchased Assets"), was heard this day at 161 Elgin Street, Ottawa, Ontario.

ON READING the Report and on hearing the submissions of counsel for the Receiver, and on reading the consents filed on behalf of the Respondent and its secured creditors:

- 1. THIS COURT ORDERS that the time for service of the Notice of Motion and the Motion Record is hereby abridged so that this motion is properly returnable today and hereby dispenses with further service thereof.
- 2. THIS COURT ORDERS AND DECLARES that the Transaction is hereby approved, and that the Asset Purchase Agreement, including the purchase price thereunder, is fair, commercially reasonable and in the best interests of the Debtor and its stakeholders. The execution of the Asset Purchase Agreement by the Debtor is hereby authorized and approved, and the Receiver is hereby authorized and directed to adopt the Asset Purchase Agreement, and to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction and for the conveyance of the Purchased Assets to the Purchaser.
- THIS COURT ORDERS AND DECLARES that upon the delivery of a Receiver's 3. certificate to the Purchaser substantially in the form attached as Schedule A hereto (the "Receiver's Certificate"), all of the Debtor's and the Receiver's respective right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing: (i) any encumbrances or charges created by the Order of the Honourable Justice presiding over the present motion; (ii) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act (Ontario) or any other personal property registry system; and (iii) those Claims listed on Schedule D hereto (all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, easements and restrictive covenants listed on Schedule C) and, for greater certainty, this Court orders that all of the Encumbrances affecting or relating to the Purchased Assets are hereby expunged and discharged as against the Purchased Assets.
- 4. Upon the registration in the Registry Office of a copy of the Asset Purchase Agreement and this Order, the Registrar is hereby directed to enter the Purchaser as the owner of the subject

intellectual property identified in Schedule B hereto (the "IP"), and is hereby directed to delete and expunge from title to the IP all of the Claims listed in Schedule D, if any

- 5. THIS COURT ORDERS that for the purposes of determining the nature and priority of the Claims, the net proceeds from the sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets, and that from and after the delivery of the Receiver's Certificate all Claims and Encumbrances shall attach to the net proceeds from the sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale.
- 6. THIS COURT ORDERS AND DIRECTS the Receiver to file with the Court a copy of the Receiver's Certificate, forthwith after delivery thereof.
- 7. THIS COURT ORDERS that, pursuant to clause 7(3)(c) of the Canada Personal Information Protection and Electronic Documents Act, the Receiver is authorized and permitted to disclose and transfer to the Purchaser all human resources and payroll information in the Company's records pertaining to the Debtor's past and current employees, including personal information of those employees listed on Schedule "10.9" to the Asset Purchase Agreement. The Purchaser shall maintain and protect the privacy of such information and shall be entitled to use the personal information provided to it in a manner which is in all material respects identical to the prior use of such information by the Debtor.
- 8. THIS COURT ORDERS that, notwithstanding:
  - (a) the pendency of these proceedings;
  - (b) any applications for a bankruptcy order now or hereafter issued pursuant to the Bankruptcy and Insolvency Act (Canada) in respect of the Debtor and any bankruptcy order issued pursuant to any such applications; and
  - (c) any assignment in bankruptcy made in respect of the Debtor;

the vesting of the Purchased Assets in the Purchaser pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Debtor and shall not be void or voidable by creditors of the Debtor, nor shall it constitute nor be deemed to be a settlement, fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the *Bankruptcy and Insolvency Act* (Canada) or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 9. THIS COURT ORDERS AND DECLARES that the *Bulk Sales Act* (Ontario) does not apply to the Transaction.
- THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.

### Schedule A - Form of Receiver's Certificate

	Court File No.
ONTARIO	
SUPERIOR COURT OF JUSTICE	
·	

BETWEEN:

### BDC VENTURE CAPITAL INC.

Applicant

- and -

### NATURAL CONVERGENCE INC.

Respondent

### RECEIVER'S CERTIFICATE

### RECITALS

- Pursuant to an Order of the Honourable [NAME OF JUDGE] of the Ontario Superior A. Court of Justice (the "Court") dated [DATE OF ORDER], PricewaterhouseCoopers Inc. was appointed as the interim receiver and receiver and manager (the "Receiver") of the undertaking, property and assets of Natural Convergence Inc. (the "Debtor").
- Pursuant to an Order of the Court dated [DATE], the Court approved the agreement of В. purchase and sale made as of [DATE OF AGREEMENT] (the "Asset Purchase Agreement") between the Debtor and Broadview Networks Inc. (the "Purchaser") and provided for the vesting in the Purchaser of the Debtor's and the Receiver's respective right, title and interest in and to the Purchased Assets, which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Receiver to the Purchaser of a certificate confirming: (i) the payment by the Purchaser of the Purchase Price for the Purchased Assets; (ii) that the conditions to Closing as set out in section • of the Asset Purchase Agreement have been satisfied or waived by the Receiver

and the Purchaser; and (iii) the Transaction has been completed to the satisfaction of the Receiver.

C. Unless otherwise indicated herein, terms with initial capitals have the meanings set out in the Asset Purchase Agreement.

### THE RECEIVER CERTIFIES the following:

- 1. The Purchaser has paid and the Receiver has received the Purchase Price for the Purchased Assets payable on the Closing Date pursuant to the Asset Purchase Agreement;
- 2. The conditions to Closing as set out in the Asset Purchase Agreement have been satisfied or waived by the Receiver and the Purchaser; and
- 3. The Transaction has been completed to the satisfaction of the Receiver.
- 4. This Certificate was delivered by the Receiver at \_\_\_\_\_ [TIME] on \_\_\_\_\_ [DATE].

PRICEWATERHOUSECOOPERS INC., in its capacity as Receiver of the undertaking, property and assets of Natural Convergence Inc., and not in its personal capacity

Per:		
	Name:	
	Title:	

### Schedule B - Purchased Assets

### Schedule C - Permitted Encumbrances

The Assumed Obligations

### Schedule D - Claims

### ONTARIO

# PERSONAL PROPERTY SECURITY ACT (Ontario) - File Currency: July 22, 2009

## (a) Natural Convergence Inc.

×	Secured Party (les)	Debtor(s)	Reference File No. & Registration Number (Registration Period)	Collateral Classification	General Collateral Description	Amendments/Assignments Discharges/Renewals Transfers/Subordinations
-:	Wesley Clover Corporation	Natural Convergence Inc.	654974118 – 20090717 1131 1862 1487 (2 years)	Inventory, Equipment, Accounts, Other		
2.	BDC Capital Inc.	Natural Convergence Inc.	654974127 – 20090717 1132 1862 1488 (2 years)	Inventory, Equipment, Accounts, Other		
w.	CIT Financial Ltd.	Natural Convergence Inc.	652412718 – 20090331 1209 1616 6327 (4 years)	Equipment, Other	Computer systems, laptops, software, LCD's and computer hardware	
4.	Comerica Bank	Natural Convergence, Inc.	637258059 – 20070713 1400 1590 8236 (6 years)	Inventory, Equipment, Accounts, Other, Motor Vehicles		
5.	5. Comerica Bank	Natural Convergence Inc.	637120062 – 20070710 1116 1590 8003 (6 years)	Inventory, Equipment, Accounts, Other, Motor Vehicles		
9.	6. MMV Financial Inc.	Natural Convergence Inc.	631881045 – 20070104 1556 1590 7933 (5 years)	Inventory, Equipment, Accounts, Other, Motor Vehicles		